General Counsel University of Oregon

From: Glazier, Mike [mailto:GlazieM@bsk.com]

Sent: Thursday, April 19, 2012 7:43 AM

To: Randy Geller

Cc:

Subject: RE: Privileged Attorney-Client Communication

From: Randy Geller [mailto:rgeller@uoregon.edu]

Sent: Wednesday, April 18, 2012 5:58 PM

To: Glazier, Mike

Cc

Subject: Re: Privileged Attorney-Client Communication

Mike,

Randy Geller General Counsel University of Oregon

On Apr 18, 2012, at 9:14 AM, "Glazier, Mike" < GlazieM@bsk.com > wrote:

From: Duffin, Steve [mailto:sduffin@ncaa.org]
Sent: Wednesday, April 18, 2012 8:57 AM

To: Glazier, Mike

Cca

Subject: FW: Finalized initial SDR mailing in Oregon

Hi Mike et al,

Hope all is well. Mike, just to expand upon my v/m late yesterday. In recognizing we have not been strictly adhering to the timeline that was part of the original documents provided (attached), I wanted to get your thoughts/reaction to the following adjusted game-plan. By day's end Monday April 23rd, I'll send for your review some draft narratives that typically accompany the proposed findings in a Summary Disposition Report. By day's end April 30th, you send for my review your suggestions, your own draft narratives, etc. Does that sound like a workable plan? Please advise accordingly.

Much appreciated. Sincerely, Steve

Randy Geller Randy Geller From: Sent: Thursday, April 19, 2012 1:00 PM To: Cc: Glazier, Mike; Piller, Kieran Subject: Re: Privileged Attorney-Client Communication On Apr 19, 2012, at 12:33 PM, wrote: On Apr 19, 2012, at 12:07 PM, Randy Geller wrote: Randy Geller General Counsel University of Oregon From: Glazier, Mike [mailto:GlazieM@bsk.com] Sent: Thursday, April 19, 2012 7:43 AM To: Randy Geller Piller, Kieran Subject: RE: Privileged Attorney-Client Communication From: Randy Geller [mailto:rgeller@uoregon.edu] Sent: Wednesday, April 18, 2012 5:58 PM

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Cc:

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From: Sent: To: Cc: Subject:	Randy Geller Thursday, April 19, 2012 12:08 PM 'Glazier, Mike' ; Piller, Kieran RE: Privileged Attorney-Client Communication	
Randy Geller General Counsel University of Ore		
From: Glazier, Mike Sent: Thursday, Apri To: Randy Geller Cc:	[mailto:GlazieM@bsk.com]	Mike
Sent: Wednesday, A To: Glazier, Mike Cc:	[mailto:rgeller@uoregon.edu] April 18, 2012 5:58 PM ; Piller, Kieran ged Attorney-Client Communication	
Randy Geller General Counsel University of Oregon		
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Randy Geller

Sent:

Wednesday, April 18, 2012 3:58 PM

To:

Glazier, Mike

Cc:

; Piller, Kieran

Subject:

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Randy Geller General Counsel

University of Oregon

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From:	Randy Geller
Sent:	Wednesday, December 14, 2011 12:06 PM
То:	; Glazier, Mike
Cc:	
Subject:	RE: Confidential - Attorney-Client Communication
Randy Geller General Counsel	
University of Oregon	
From:	nber 14, 2011 12:04 PM
To: Glazier, Mike	17 2011 12:0 1 1 1
To: Glazier, Mike Cc: Randy Geller;	- Attorney-Client Communication
To: Glazier, Mike Cc: Randy Geller;	
To: Glazier, Mike Cc: Randy Geller; Subject: Re: Confidential	- Attorney-Client Communication
To: Glazier, Mike Cc: Randy Geller; Subject: Re: Confidential	
To: Glazier, Mike Cc: Randy Geller; Subject: Re: Confidential	- Attorney-Client Communication
To: Glazier, Mike Cc: Randy Geller; Subject: Re: Confidential	- Attorney-Client Communication

From: Thurnes, Jackie [mailto:jthurnes@ncaa.orq]
Sent: Wednesday, December 14, 2011 1:07 PM
To: Glazier, Mike
Subject: Oregon

Mike – when the staff sends proposed findings of violations to institutions for review, we typically provide 7 days for that review to occur. As you know, we intend to send the Oregon proposed findings Friday, and the institution would typically have until December 23 to respond whether or not they and all involved parties would be able to agree to those findings. Given the upcoming holiday, do you think that deadline is reasonable? If not, what date is reasonable? Thanks.

Jackie A. Thurnes

NCAA Director of Enforcement 317-917-6020 (office) 317-966-6488 (cell) 317-917-6052 (fax)

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SUMMARY DISPOSITION REPORT

University of Oregon

Case No. M365

October 30, 2012

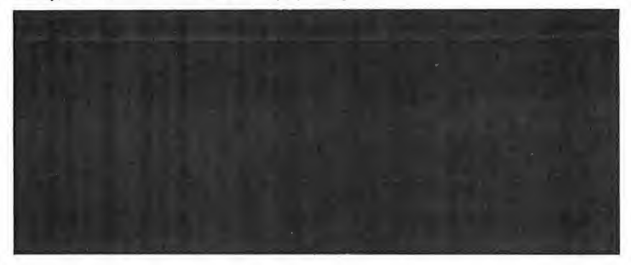
SUMMARY DISPOSITION REPORT

Individuals Who May be Mentioned Within this Report

Case No. M365 - University of Oregon

October 30, 2012

Brady, Pat - head football coach at Liberty Eylau High School.



Crawford, Lionel - head football coach, campus coordinator at Aldine High School (Houston).

Dixon, Ahmad - football student-athlete at Baylor University.

Edwards, Raymond - father of football prospective student-athlete Trevon Randle.

Fishbein, Charles - president of Elite Scouting Services.

Flenory, "BJ" Baron - founder of New Level Athletics scouting/recruiting service.



Individuals Who May be Mentioned Within this Report Case No. M365 October 30, 2012 Page No. 2



Hartman, Clint - head football coach at Clear Springs High School.



Hurd Jr., Toney - former football prospective student-athlete.



Lewis, Shaun - former football prospective student-athlete.

Lyles, Will - founder of Complete Scouting Services.



Randle, Trevon - football prospective student-athlete.

Reed, Trovon - football student-athlete at Auburn University.

Rodgers, Randy - owner of Rodgers Recruiting Report.



Wilcher, Thomas - head football coach at Cass Technical High School.

Williams, Phillip - father of football prospective student-athlete Trey Williams.

Williams, Trey - football prospective student-athlete.

SUMMARY DISPOSITION REPORT

Case No. M365 - University of Oregon

A. <u>Case Chronology</u>.

1. Overview of the investigation.

On February 28, 2011, the NCAA enforcement staff received information from a confidential source regarding possible violations involving the University of Oregon (Oregon) football program's impermissible use of scouting services in the recruitment of prospective student-athletes. As the enforcement staff was mobilizing investigators to conduct interviews to test the validity of this information, the website Yahoo! Sports published an article March 3 that provided additional details concerning the information the enforcement staff had originally received. On March 4, the enforcement staff requested detailed recruiting records for the football program from the institution. On March 7, the enforcement staff commenced conducting interviews independent of the institution with non-institutional individuals. The enforcement staff's inquiry into this matter, the principal in the case, Will Lyles (Lyles), a recruiting or scouting service provider, was the focus of inquiries involving other member institutions, which impacted the pace of the investigation.

The institution fully cooperated throughout the entirety of the investigation, which concluded with the final round of interviews conducted January 20, 2012. The thorough cooperative investigation included interviews with a wide spectrum of individuals including, but not limited to, current and former high school coaches, recruiting/scouting service representatives, institutional athletics administrators, institutional football coaching and operations staff members, representatives of other institutions' athletics interests, parents and relatives of student-athletes and student-athletes who were recruited by the football program who both did and did not matriculate to the institution -- in this category of interviews, five such interviewees were granted immunity for their information by the Division I Committee on Infractions.

On March 2, 2012, the enforcement staff provided the institution and involved individuals with a revised draft of the initial findings (an original draft had been provided December 16, 2011, around which time an additional issue arose necessitating further investigation). On March 12, the enforcement staff, institution and involved individuals agreed in principle to the proposed findings and to process the case using the summary disposition process. Concerning the proposed findings, there is a remaining issue for the Committee on Infractions' consideration, whether Finding No. 2 should be considered major or secondary.

2. <u>Date of notice of inquiry</u>.

The enforcement staff provided the institution a verbal notice of inquiry September 13, 2011 (Exhibit NCAA-1, enforcement staff's memo to file).

B. General Overview of Findings.

1. Nature of violations.

The genesis of the violations in this case is the football program's use of recruiting/scouting services in a manner contrary to NCAA legislation (i.e., received oral reports). At the center of many of the violations is Lyles, a recruiting/scouting service provider, who became a representative of the institution's athletics interest in May 2008 when he engaged in activities assisting in the recruitment of several football prospective student-athletes and thus was involved in violations of NCAA recruiting legislation between 2008 and 2011. Further, from 2007 through early 2011, there were violations involving placing telephone calls to and receiving telephone calls from prospects, prospects' family members and prospects' high school coaches. Additionally, from 2009 through early 2011, the football program exceeded the permissible limit on the number of coaches when engaged in recruiting activities. Finally, there were failure to monitor violations (2009 through 2011) and the athletics department (2008 through 2011).

2. Why this case is major.

The enforcement staff, institution and involved individuals agree that the findings constitute a major infractions case. Football staff members were not aware that the manner in which they were using scouting/recruiting services was impermissible. Nonetheless, the recruiting advantage that was gained via the oral reports from scouting services personnel was more than minimal in that the nature of the information in the oral reports was valuable for assessing character, establishing who was within the prospect's sphere of influence and, at times, facilitating communication with prospects.

Due to the nature, scope and duration of time over which the violations occurred, the violations were not isolated in nature. Further, while the violations were not intentional in nature, many are significant and should not be considered inadvertent. Coaches and administrators of a sport program at an NCAA member institution have an obligation to ensure that the activities being engaged in comply with NCAA legislation.

3. Show-cause advisement.

are named in and at risk for their involvement in

They have been advised that by consenting to the use of the summary disposition process, they are acknowledging personal involvement in those findings and are at risk for a show-cause penalty as outlined by the NCAA bylaws.

C. Specific Findings and Narrative.

1. [NCAA Bylaws 13.01.4, 13.1.2.1, 13.1.2.4-(a) and 13.1.3.5.1]

It is agreed that in May 2008, Will Lyles (Lyles), a recruiting or scouting service provider, began assisting Oregon's football program in the recruitment of prospective student-athletes when he recommended certain football prospective student-athletes the program should evaluate, recommended which high schools the program should visit and, in May 2009, accompanied an assistant football coach from the institution to and during visits to those high schools for evaluation purposes. As a result of those activities, Lyles became a representative of the institution's athletics interests and subsequently was involved in violations of NCAA recruiting legislation between 2008 and 2010 when he had contact with the recruited prospective student-athletes. Specifically:

a.	From 2008 through 2010, Lyles had impermissible telephone and off-
	campus contacts with football prospective student-athlete
	Beginning in 2009,
	was aware of and involved Lyles in
	recruitment largely via a triangle of substantial telephone
	communications among Lyles, [NCAA Bylaws
	13.01.4, 13.1.2.1, 13.1.2.4-(a) and 13.1.3.5.1]

- b. From 2009 through 2010, Lyles had impermissible telephone and off-campus contacts with football prospective student-athletes Ahmad Dixon (Waco, Texas), Toney Hurd Jr. (Missouri City, Texas), Shaun Lewis (Missouri City, Texas), Trovon Reed (Reed) (Thibodaux, Louisiana) and was aware of the contacts and involved Lyles in the football prospective student-athletes' recruitment. [NCAA Bylaws 13.01.4, 13.1.2.1, 13.1.2.4-(a) and 13.1.3.5.1]
- c. In May 2009, Lyles had an impermissible off-campus contact with football prospective student-athlete Trey Williams (T. Williams) (Itta Bena, Mississippi) at the T. Williams' high school. An assistant football coach was aware of Lyles' contact with T. Williams because Lyles accompanied the assistant coach during the visit to the high school. [NCAA Bylaws 13.01.4 and 13.1.2.1]
- d. On December 3, 2009, Lyles had an impermissible football prospective student-athletes and INCAA Bylaws 13.01.4 and 13.1.2.1]

e. From approximately May through June 2010, Lyles had impermissible telephone and off-campus contacts with
[NCAA Bylaws 13.01.4 and 13.1.2.1]
Supporting Narrative:
The institution, NCAA enforcement staff and agree with the facts in this Finding and that major violations of NCAA legislation occurred. This Finding serves as part of the basis for the failure to monitor violation in Finding No. 6.
<u>Lyles</u> .
Lyles is a native of Houston. He played football in high school (Lamar High School) and attended Texas Southern University. Lyles coached middle school (2002) and high school (2003) football. In 2004, Lyles began working for the following recruiting/scouting services: MSL Scouting Services (MSL), 2004 through 2007; Elite Scouting Services (ESS), 2008 through 2009; and, in late 2009 or early 2010, he started his own recruiting/scouting service, Complete Scouting Service. Simultaneous to his involvement with recruiting/scouting services, Lyles also developed other associations and took on various other roles such as affiliations with high school all-star games; working as a coach for a 7-on-7 team; a speed and conditioning trainer; and mentor to prospects.
It was in the 2007 to 2008 time period that Lyles, through his work with MSL and/or ESS, became acquainted with Specifically, after some preliminary telephone conversations pertaining to a recruit who had already committed to the institution in December 2007, Lyles sent game film DVD's of then relatively unheralded recruit to the Oregon football offices. Communication between Lyles and continued during the spring of 2008. During the recruiting calendar's May 2008 evaluation period, Lyles accompanied on evaluation visits to several high schools in the south part of Houston. acknowledged that they traveled in the same car and went into the high schools together. explained that while he was there as a representative of the institution's football program, Lyles was representing Elite Scouting Services. Nonetheless, while unrecognized by the

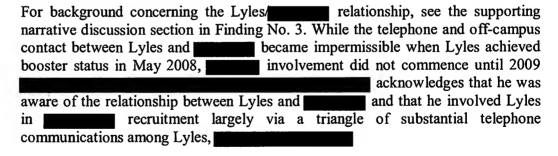
football staff, based on Lyles' collective activities (for activities, see C-1, main/stem paragraph) up to that point, he became a representative of the institution's athletics interests and, moving forward, when he engaged in such

activities he was considered to be "assisting in the recruitment of prospects" under NCAA bylaws.

From the spring of 2008 onward, Lyles quickly evolved into an important part of the football program's recruiting efforts in the state of Texas. If an assistant coach on staff was engaging in recruiting activities in the Houston area, it was not uncommon for the coach to reach out to Lyles prior to or during (subparagraph c) a trip to the area. Simultaneously, independent of the institution, Lyles, through his various ancillary roles, established close ties to many prospects. Some of these prospects are named in the subparagraphs of Finding No. 1.

Through the relationships he cultivated, Lyles provided the football staff with valuable information that would not typically be included in the recruiting/scouting service's written reports. Specifically, because Lyles developed relationships and familiarity with prospects early in their recruitment he was able to inform coaching staff members of information such as the identity of key individual(s) who were going to be integral in the prospects' recruitment process. Many of the prospects with whom Lyles developed relationships came from lower income non-traditional family dynamics. Consequently, gleaning information on the front end of the recruitment process as to which individuals would be controlling access and influencing the prospect (e.g., an uncle, a grandmother, a nonscholastic 7-on-7 coach, etc.) was valuable. Many coaching staff members reported that the greatest value Lyles provided was identifying which prospects not to recruit. This resulted in an indirect recruiting advantage in that it freed up time and resources early in the recruiting cycle that could be devoted to targeting prospects more open to considering Oregon.

Subparagraph a



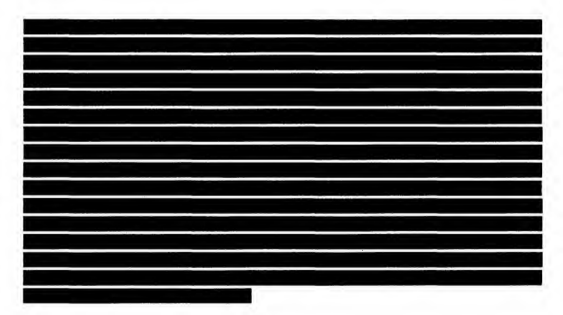
Subparagraph b

Independent of the institution, Lyles cultivated relationships with the prospects in this subparagraph via his various ancillary activities to the scouting/recruiting service. For instance, Lyles attended or worked at (none of the following were at

the institution): institutional camps, combines, all-star-games, nonscholastic 7-on-7 events, etc. Once establishing a relationship with either the prospect or someone close to the prospect, Lyles also attended junior days and unofficial visits with some of these prospects (once again, none of these occurred at the institution). While unaware that Lyles had previously (May 2008) triggered booster status, was aware of Lyles' relationships and ability to facilitate communication with these prospects. Subsequent use, in 2009 and 2010, of Lyles in the recruitment process of these prospects was impermissible under NCAA bylaws. One significant capacity in which Lyles was used was encouraging the prospects to take official visits to the institution's campus. In November 2009, the football program sent thank you notes to Lyles for two of the prospects (Reed and who had taken official visits the previous month. Lyles' involvement was often as a conduit to facilitate the flow of information/communication between football staff members and prospects (or the individuals close to the prospect). reported that he did not know it was problematic to use Lyles to contact recruits and ask them to call coaching staff members. convenience factor rather than a potential impermissible recruiting advantage. Subparagraph c In May 2009, Lyles, by then having acquired booster status, accompanied on an evaluation visit to Clear Springs High School in the Houston surrounding area. Lyles' subsequent brief contact with a then prospective student-athlete was impermissible under NCAA was neither aware of Lyles' then booster status nor did he believe anything impermissible occurred. acknowledged that he and considered Lyles' Lyles traveled together to the high school; however. presence to be separate in the sense that Lyles was there as a representative of a scouting/recruiting service whereas was at the school as a representative of the institution's football program. Subparagraph d Lyles made several trips to the institution's campus at his own expense. On at least one occasion, December 3, 2009, he was provided a pregame sideline pass and access to the seating area where prospects are seated for football games during an official visit. On December 3, the institution played a Thursday night game against Oregon State University. As is customary, the prospects were granted access to the sideline area on the field prior to the game then, once the game started, they were ushered to a common seating area in the stands.

for the first time on the sideline area on the field prior to the game. reported that Lyles introduced himself and indicated that "Oregon would be a good fit for me" because of "my speed." recalls Lyles introducing himself in the stands but does not recall the substance of their momentary interaction. Because Lyles had previously triggered booster status, these interactions were impermissible under NCAA bylaws. There is no evidence that Oregon's coaches arranged those contacts.

Subparagraph e



Summary

Coaching staff members reported that they did not realize that Lyles' involvement could be considered "assisting in the recruitment of prospects." In terms of Lyles accompanying coaches on recruiting visits to high schools in the greater Houston area, the coaching staff thought of Lyles as a "human GPS" rather than "assisting in the recruitment of prospects." There is no information in the record that Lyles coerced or directed any prospect to ultimately choose Oregon. That said, Lyles did provide a meaningful recruiting advantage by orally providing background information about prospects to the coaching staff and also by serving as a conduit to facilitate communication with prospective student-athletes.

2. [NCAA Bylaws 13.14.3 (2009-10 NCAA Division I Manual), (2010-11 NCAA Division I Manual) and 13.14.3-(c) (2010-11 NCAA Division I Manual)]

It is agreed that from 2008 through early 2011, the football program paid for subscriptions to at least three recruiting or scouting services that did not conform to NCAA legislation. Specifically:

- a. In 2008 and 2009, the football program paid \$6,500 and \$10,000, respectively, for a subscription to Elite Scouting Services (ESS) and received oral reports from ESS representatives Charles Fishbein (Fishbein) and Will Lyles (Lyles). [NCAA Bylaw 13.14.3 (2009-10 NCAA Division I Manual)]
- b. In 2009, the football program paid \$3,745 for a subscription to New Level Athletics (NLA) and received oral reports from NLA representative Baron Flenory (Flenory). [NCAA Bylaw 13.14.3 (2009-10 NCAA Division I Manual)]
- c. In 2010, the football program paid \$25,000 for a subscription to Complete Scouting Services (CSS) and received oral reports from CSS representative Lyles. Additionally, CSS did not disseminate to the football program recruiting or scouting information at least four times per calendar year, as required by NCAA legislation. [NCAA Bylaws 13.14.3 and 13.14.3-(c) (2010-11 NCAA Division I Manual)]

Supporting Narrative:

The institution and NCAA enforcement staff are in agreement as to the facts in this finding and that this finding is a part of a major infractions case. However, the institution requests the NCAA Division I Committee on Infractions' consideration that, in the infractions report, this finding be classified as secondary. The enforcement staff disagrees and believes this finding is major. This finding serves as part of the basis for the failure to monitor violations in Finding Nos. 6 and 7.

Institution's position

To further clarify this violation, the football staff did receive permissible written reports from the listed recruiting/scouting services. The violation occurred when members of the staff also had telephone and in-person communications with the recruiting/scouting services' personnel about prospective student-athletes.

While not arguing that no violation occurred in these instances, the university does assert that the interpretation (dated December 16, 1987) that such oral communications were violations is obscure and not generally understood by the membership. [Note: Academic and membership affairs staff's clarification of the rule during this case.] Originally, the interpretation was intended to address services that provided oral reports only. It since has been expanded by the staff to make any oral communication about a prospect between a service and a subscribing coach a violation, even when the coach also has received permissible written reports.

Finally, Oregon notes that the bylaw is actively directed at the services (i.e., it sets the requirements for the service to meet). In this instance, the university's coaches in fact reached out to CSS to remind that written reports needed to be prepared and delivered.

For these reasons, the university believes the violation should be treated as secondary.

Enforcement staff's position

The enforcement staff concedes that if Finding Nos. 2-a and 2-b were evaluated in isolation, they could be considered secondary. However, when all three subparagraphs are taken collectively, especially when viewed with their nexus to other elements of the case, the enforcement staff believes that Finding No. 2 should be considered major in nature.

Supporting facts and why these are violations of NCAA legislation

Finding No. 2-a. In 2008 and 2009, the football program paid \$6,500 and \$10,000, respectively, for a subscription to ESS. While ESS provided the requisite written/published player profiles, game film and highlight clips available to all subscribers, the football staff also received oral reports from Fishbein and Lyles. Per a December 16, 1987, Staff Interpretation of NCAA Bylaw 13.14.3 (Then Bylaw 1-5-(b), Page No. 63 of the 1987 NCAA Manual. See Exhibit NCAA-2 for the interpretation and the evolution of the legislation. That bylaw is currently identified as Bylaw 13.14.3) concerning scouting services providing oral reports, the football program's subscription to ESS did not conform to NCAA legislation. Specifically, a review of the football program's telephone records (which were confirmed via the coach's interview statements), coaching staff and noncoaching staff members would routinely have telephone contact with Fishbein and Lyles during the time periods in question. Fishbein was used primarily in regard to identifying prospects in the state of Florida and Lyles was used in regard to identifying prospects in the state of Texas, primarily Houston.

Finding No. 2-b. In 2009, the football program paid \$3,745 for a subscription to NLA. While NLA provided the requisite written/published player profiles, game film and highlight clips available to all subscribers, the football staff also received oral reports from Flenory. Per the December 16, 1987, Interpretation of Bylaw 13.14.3 (Exhibit NCAA-2) concerning scouting services providing oral reports, the football program's subscription to NLA did not conform to NCAA legislation. Specifically, a review of the football program's telephone records (which were confirmed via the coaches' interview statements), coaching staff and noncoaching staff members would routinely have telephone contact with Flenory during the time periods in question. Flenory was used primarily in regard to identifying prospects in the Dallas area; however, because of Flenory's involvement with nonscholastic 7-on-7 teams and tournaments, Flenory's breadth of network and knowledge went beyond Dallas' geographic boundaries in terms of identifying potential prospects.

Finding No. 2-c. On January 16, 2010, the applicable NCAA legislation changed to require quarterly reports from recruiting/scouting services (Exhibit NCAA-2). Whereas, in regard to subparagraphs a and b, the staff conceded that the 1987 Interpretation was not universally known by the NCAA membership; in the instance of subparagraph c, the January 16, 2010, legislative change was well documented and made known to the membership. Hence, when Lyles and CSS sent an invoice for \$25,000 to the institution February 22, 2010 (that was later paid to Lyles March 24, 2010), quarterly reports should have been received from Lyles in or around May, August and November 2010. While Lyles was providing ample verbal information during the time periods in question, it wasn't until January 2011, that the institution realized that no quarterly reports had been received from Lyles. Finally, on February 22, 2011, Lyles sent what largely amounted to outdated scouting materials to the institution in a rushed attempt to assist the institution in fulfilling the legislative requirements. It should be noted that while the media sensationalized the \$25,000 figure, during the enforcement staff's investigation, it was learned that some scouting/recruiting services offer packages that cost well in excess of \$25,000. Regardless, the dollar figure is not the issue. Rather, the violations result from the receipt of the oral reports and the fact that CSS did not disseminate the quarterly reports as required by the legislation.

3. [NCAA Bylaws 13.2.1, 13.2.1.1-(b), 13.2.1.1-(e) and 13.2.1.1-(h)]

It is agreed that from 2008 through 2010, Will Lyles (Lyles), a recruiting or scouting service provider and representative of the institution's athletics interests, as detailed in Finding No. 1,

- a. Between 2008 through 2010, [NCAA Bylaws 13.2.1 and 13.2.1.1-(e)]
- b. In December 2008 and December 2009, and for approximately 10 days on each occasion,

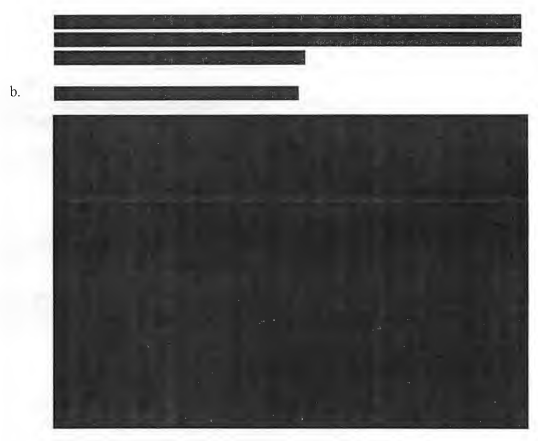
 [NCAA Bylaws 13.2.1 and 13.2.1.1-(h)]
- c. In or around December 2009, [NCAA Bylaws 13.2.1 and 13.2.1.1-(b)]

Supporting Narrative:

The institution and NCAA enforcement staff agree with the facts in this finding and that collectively, a major violation of NCAA legislation occurred. Finding No. 3-c serves as part of the basis for the failure to monitor violations in Finding Nos. 6 and 7.

Review of the facts

a.

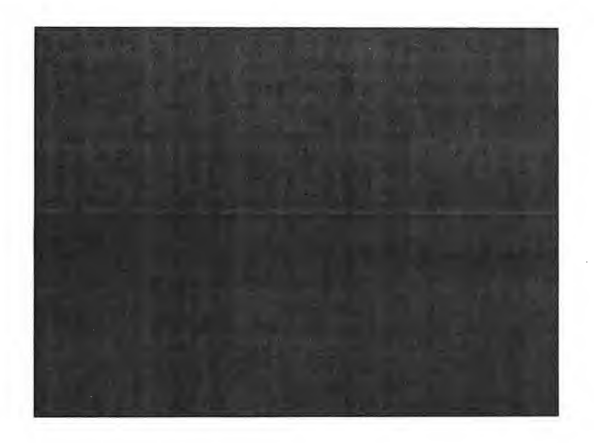


c. Knowledge of the coaching staff.



Details related to Finding No. 3





4. [NCAA Bylaws 11.7.1.2 and 13.1.3.4.1]

It is agreed that from 2007 through early 2011, placed or received approximately 730 impermissible recruiting telephone calls. Specifically:

- a. placed 486 impermissible telephone calls to and received 183 impermissible telephone calls from 74 different prospective student-athletes, their parents or high school coaches.
- b. A placed 46 impermissible telephone calls to and received 13 impermissible telephone calls from nine different prospective student-athletes, their parents or high school coaches.
- c. A placed six impermissible telephone calls to and received eight impermissible telephone calls from four different prospective student-athletes, their parents or high school coaches.

(~

Supporting Narrative:

<u>Overview</u>

The institution and NCAA enforcement staff agree with the facts in this finding and that major violations of NCAA legislation occurred. This finding was self-reported by the institution following its analysis of institutional phone records and serves as part of the basis for the failure to monitor violation in Finding No. 7. While the number of calls and the time period over which they occurred is significant, it should be noted that there was no direct intent to gain a recruiting advantage. Most of the calls were administrative in nature and not recruiting-based. Nonetheless, the calls provided an indirect recruiting advantage in the form of freeing up the valuable resource of time for the coaching staff to focus its time on substantive recruiting endeavors.

Subparagraph 1-a.

placed 486 impermissible telephone calls to and received 183 impermissible telephone calls from 74 different prospective student-athletes, their parents or high school coaches. These calls were spread across the 2009-10 through early 2011-12 academic years. The calls were administrative in nature either to arrange logistics for an incoming official visit or for a coaching staff member to make a home or high school visit to a prospect's locale.

did not know it was impermissible for him to be involved in such telephone communications or that such communications would be considered "recruiting" telephone calls.

SUMMARY DISPOSITION Case No. M365 October 30, 2012

Subparagraph 1-b.

placed 46 impermissible telephone calls to and received 13 impermissible telephone calls from nine different prospective student-athletes, their parents or high school coaches. The calls were spread across the 2009-10 through 2011-12 academic years. These calls were administrative in nature either to arrange logistics for an incoming official visit or for a coaching staff member to make a home or high school visit to a prospect's locale. did not know it was impermissible for him to be involved in such telephone communications or that such communications would be considered "recruiting" telephone calls.

Subparagraph 1-c.

placed six impermissible telephone calls to and received eight impermissible telephone calls from four different prospective student-athletes, their parents or high school coaches. The calls occurred in the 2007-08 academic year. These calls were administrative in nature either to arrange logistics for an incoming official visit or for a coaching staff member to make a home or high school visit to

a prospect's locale. did not know it was impermissible for him to be involved in such telephone communications or that such communications would be

considered "recruiting" telephone calls.

5.

[NCAA Bylaw 11.7.2]			
It is agreed that from 2009 through 2011, the institution's football program exceeded the permissible limit on the number of coaches by one when			
engaged in recruiting activities as outlined in Finding Nos. 1-a, 1-b, 1-e and 4-a.			
Supporting Narrative:			
The institution and NCAA enforcement staff agree with the facts in this finding and that major violations of NCAA legislation occurred. This finding serves as part of the basis for the failure to monitor violation in Finding No. 6.			
The provision of NCAA Bylaw 11.7 pertains to the limitations on the number and			
duties of coaches. engaged in the following recruiting activities:			
a. In 2009 through 2010, via telephone communication, involved Will Lyles (Lyles), representative of the football prospective student-athlete recruitment. [See Finding No. 1-a].			
b. From 2009 through 2010, via telephone communication, involved Lyles in the following prospective student-athletes recruitment: Ahmad Dixon, Toney Hurd Jr., Shaun Lewis, Trovon Reed and [See Finding No. 1-b].			
c. From approximately May through June 2010,			
[See Finding No. 1-e].			
d. From 2009 through 2011, placed 486 impermissible telephone calls to and received 183 impermissible telephone calls from 74 different prospective student-athletes, their parents or high school coaches. [See Finding No. 4-a].			
Consequently, as a result of engaging in the above-mentioned recruiting activities, from 2009 through 2011, the institution's football program exceeded the permissible limit on the number of coaches by one			

6.

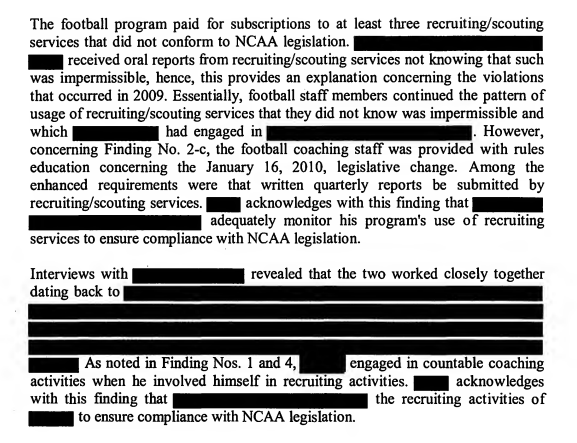
[NCAA Bylaw 11.1.2.1] It is agreed that from 2009 through 2011, the scope and nature of the violations detailed in Finding Nos. 1 through 5 demonstrate that failed to adequately monitor (1) the activities of related to Will Lyles (Lyles), a representative of the institution's athletics interests, and Lyles' recruiting involvement with prospective student-athletes; (2) the football program's use of recruiting or scouting services that were not always compliant with NCAA legislation; and (3) the duties and activities of as detailed in Finding Nos. 1-a, 1-b, and 1-e. **Supporting Narrative:** The institution, NCAA enforcement staff and garden with the facts in this finding and that a major violation of NCAA legislation occurred. Please note that this NCAA Bylaw 11.1.2.1 finding does not include a finding that failed "to promote an atmosphere for compliance." In May 2008, were instrumental in Lyles acquiring status as a representative of the institution's athletics interests when Lyles accompanied on evaluation visits to several Houston-area high schools. As evidenced in Finding No. 1, Lyles had impermissible recruiting involvement with multiple prospective student-athletes with football staff members either directly or indirectly involved in the activities. In Finding No. 1-a and 1-b, involved Lyles in the recruitment of football prospective student-Ahmad Dixon, Toney Hurd Jr., Shaun Lewis, Trovon athletes Reed and resulting in impermissible telephone and off-campus contact violations. In Finding No. 1-c, Lyles accompanied on an evaluation visit to football prospective student-athlete Trey Williams resulting in an impermissible off-campus contact. In Finding No. 1-e, directly involved Lyles in football prospective student-athlete reported that he was not aware that Lyles had triggered status as a representative of the institution's athletics interests or that the underlying acknowledges with this finding that violations occurred.

ensure that the activities that

NCAA legislation.

, he did not adequately monitor

engaged in complied with



7. [NCAA Bylaw 2.8.1]

It is agreed that from 2008 through 2011, the scope and nature of the violations set forth in Finding Nos. 2, 3-c, 4 and 5 demonstrate that the athletics department failed to adequately monitor (1) the football program's use of recruiting or scouting services; (2) the provision of institutional athletics apparel; and (3) telephone calls between prospective student-athletes, their parents or high school. Specifically:

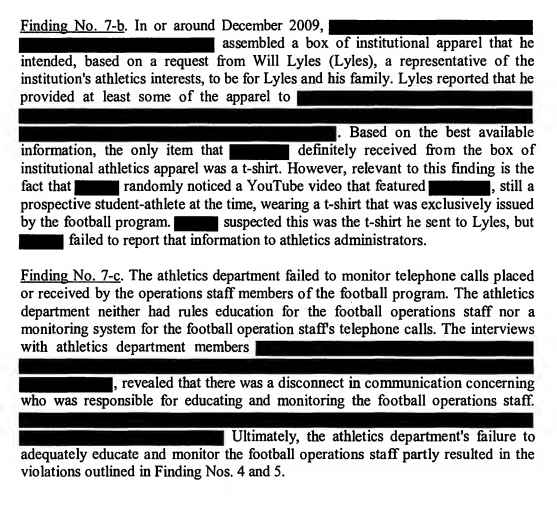
- a. Regarding the recruiting or scouting services, the athletics department failed to establish policies and procedures to monitor the football program's use of recruiting or scouting services. Additionally, athletics administrators with responsibilities in the football program failed to monitor the information provided by recruiting or scouting services to ensure compliance with recruiting or scouting service legislation. This collective failure partly resulted in the violations outlined in Finding No. 2.
- b. Regarding the institutional athletics apparel, an became aware of the violation outlined in Finding No. 3-c, but failed to report that information to athletics administrators.
- c. Regarding the telephone calls, the athletics department failed to monitor any telephone calls placed or received. This failure partly resulted in the violations outlined in Finding Nos. 4 and 5.

Supporting Narrative:

The institution and NCAA enforcement staff agree with the facts in this finding and that a major violation of NCAA legislation occurred.

Finding No. 7-a. The information reported during the interview process revealed that incoming information from recruiting/scouting services was usually entered into the football program's database simultaneously with all other relevant information received from non-recruiting/service service entities (e.g., film from a high school coach). The original report containing the information was then discarded. There wasn't anything covert about this system -- it was simply to make the wealth of information received by the football offices more user-friendly and manageable for the football staff. However, because there are specific NCAA bylaws relevant to information received from a recruiting/scouting service, there needed to be a mechanism for tracking the information received from these sources rather than the information being entered en mass into the football program's database with the information from other materials and the original source material

being discarded. This necessary distinction became especially crucial following the January 16, 2010, legislative change for which among the enhanced requirements were that quarterly reports be submitted by recruiting/scouting services (Finding 2-c). While the football staff was provided with rules education pertaining to the legislative change, there was no follow up done by the athletics department from a monitoring perspective. The tenets of the legislative change (quarterly reports) require some monitoring mechanism to be put in place to ensure compliance with the rule. As noted in Case No. M229, The Ohio State University, simply alerting coaches that rules must be followed is not enough; effective compliance demands more than providing rules education. Further, effective monitoring requires checking to see whether compliance with the rules has occurred.



D. The Parties' Statements and Overall Positions on the Infractions Case.

1. Statement submitted by the institution.

The University of Oregon appreciates the opportunity provided by the committee and NCAA staff to process this case through the summary disposition procedures of Bylaw 32.7. The selection of this process symbolizes the good-faith, fully cooperative approach taken by the University (including the involved staff members) and is recognition by the staff of that approach.

There are many programs and individuals under the University's umbrella that bring welcome recognition to the University and the State of Oregon. Certainly included on this list is our football program. Oregon football has risen to the uppermost competitive level among NCAA Division I institutions, something that was previously unheard of for our part of the country. Of course, our University and our state take great pride in the achievements of our football program. Thus, we were taken aback by the public allegations that initially flowed from this case suggesting that our football program was "corrupt" and that our successes were the result of intentional efforts on the part of our coaching staff to gain unfair advantages. While these charges being leveled through the media were inconsistent with what we believed to be the nature of our program, we understood that an investigation was necessary, that full cooperation and truth-seeking must be its cornerstone, and that we must accept and learn from the findings.

What we have learned is that errors were made and that we will improve. We are committed to doing so, as you will see from our corrective actions. However and most gratifying, we also have learned that our long-held beliefs about the core integrity of our football program were warranted and confirmed; that our program values integrity, and that, as acknowledged by the enforcement staff, our coaches did nothing to intentionally gain unfair advantages.

At the heart of this case is Will Lyles, a recruiting service operator in Houston, Texas, who unbeknownst to the University's football coaching staff, acquired the status of a representative of Oregon's athletics interests (and most likely acquired the same status for other institutions that, like Oregon, subscribed to the recruiting services he represented).

By 2008, the University's football coaching staff had identified the State of Texas as an area worth exploring for prospects with speed that would match well with the program's wide-open style of play. To supplement the program's efforts to identify prospects in Texas, the staff subscribed first to Elite Scouting Services

(ESS). Lyles at the time was an employee of ESS and was the primary contributor to the Texas component of ESS. In 2010, Lyles left ESS and formed his own service, Complete Scouting Services (CSS). Knowing that ESS' Texas component was primarily the work of Lyles, the Oregon staff elected to subscribe to CSS so as to continue receiving the same caliber of information on Texas as they had in the past.

The engagement of scouting services is a legitimate and recognized element of recruiting. Through these legitimate subscriptions, first with ESS and later with CSS, the University's football coaches had conversations with Lyles about Texas prospects. The coaches did not realize that an obscure 1987 interpretation of Bylaw 13.14.3 prohibiting recruiting or scouting services from providing oral reports only (with no published reports or video materials being disseminated) would be extended by the NCAA staff to treat any verbal communication about a prospect between a recruiting service provider and a subscribing coach as a violation¹, and could easily convert the scouting service operator into a representative of the University's athletics interests. Accordingly, Oregon's coaches contacted Lyles for additional background information about Texas prospects for whom they had an interest. In doing so, the coaches unknowingly violated Bylaw 13.14.3 and made Lyles a representative of Oregon's athletics interests. Lyles' subsequent contacts with prospects he included in his service were transferred to the University as impermissible. The University accepts this outcome.

The University and the enforcement staff agree that the primary "recruiting advantage" gained by the Oregon coaches in this case was time saved, either because background information gained from the scouting service (via oral communications with Lyles) made it clear that the University would be wasting its time pursuing a recruit, or because an employee of a scouting service (Lyles) facilitated communication with a prospective student athlete.

The "on-the-ground" practice of recruiting services has involved viewing of video with representatives of the service, and in-person communication with them regarding prospects. Members of the Oregon football staff were familiar with these practices from other institutions where they were previously employed. There is no history of these practices being charged as violations of NCAA rules.

As noted above, the enforcement staff relies on a 1987 interpretation as the key regulation in this case. That interpretation responded to a question asking whether an institution could subscribe to a scouting service that provided all its information in oral reports. The answer was no. As applied in this case, that interpretation has been transposed into a ruling that no oral reports are permitted from a scouting service that is otherwise providing required written reports.

In two recent cases involving oral reports from representatives of scouting services, the enforcement staff has either charged a secondary violation or has not charged the violation.

Every engagement of a scouting service is a "request for assistance in recruitment of prospective student-athletes. Such requests are implicitly permitted by the provision that allows expenditure of funds on recruiting services. This investigation is the first instance in which an employee of a recruiting service has been charged as a representative of the institution's athletics interests. That has the unusual consequence that in this case, Lyles is charged as a representative of the University of Oregon. The University understands that he has also been identified as the representative of other institutions who employed his service, including oral reports. Several of those institutions were recruiting the same prospective student-athletes. In that circumstance, it is problematic to attach his actions to any particular institution, unless they are charged to all.

We cite these matters not to challenge the interpretations upon which the staff relies. We accept that the prohibition on oral reports is an available inference from the 1987 interpretation and that the requests for assistance in communicating with prospects fits the language of Bylaw 13 regarding representatives of athletics interests.

However, we also believe that the overall picture is one of a lack of clarity in the regulatory environment, with no particular signals that would alert coaches or compliance staff to a problem.

At least two actions by the NCAA since this case began reinforce this picture. First, during the pendency of this investigation, the AMA staff issued an interpretation that clarified the definition of a recruiting service. Second, the NCAA has now undertaken to certify scouting services, thereby providing the membership with some direction regarding permitted activity. One presumes that the NCAA will not certify services that act outside permitted parameters, and will provide direction along the way to services about what they are allowed to do.

The University accepts responsibility for not having looked closely at the activities in which the football staff engaged Lyles and the scouting services he represented. The University acknowledges that under the regulations as now understood, impermissible recruiting efficiencies were obtained. We have addressed that in our proposed penalties by self-imposing serious restrictions on our future recruiting activities. We have also taken significant steps to upgrade our ability to monitor all aspects of recruiting for all our sports.

This investigation was launched amid sensationalized reports in the media suggesting corruption in the recruiting activities of the University of Oregon. The most important result of this investigation is to show those suggestions to be unfounded. There is no instance of a knowing provision of an extra benefit in this case. There is no instance of participation by an ineligible student-athlete.

2. Statement submitted by the enforcement staff.

Due to the nature, scope and duration of time over which the violations occurred, this case is major in nature. There were underlying major violations coupled with failure to monitor violations involving the head coach (2009 through 2011) and the athletics department (2008 through 2011). While the violations were not intentional in nature, coaches and administrators of a sport program at an NCAA member institution have an obligation to ensure that the activities being engaged in comply with NCAA legislation. The dangers and risks associated with the involvement of third parties in the college recruiting process are well documented and widely known. While Lyles is a nontraditional third-party in that the institution's original intention was to use Lyles as a scouting service representative (Finding No. 2-a and 2-c), as Finding No. 1 illustrates, Lyles' role and activities expanded and the institution welcomed Lyles through access and frequent contact. The football program's insertion of Lyles into the recruiting process in effect made Lyles a representative of the institution's athletics interests. The enforcement staff asserts that if an institution or coach decides to allow a third party into the recruiting process and then fails to monitor the person's behavior or actions, the institution and those staff members are responsible for the resulting violations that occur.

3.

See Exhibit NCAA-3.

4.

See Exhibit NCAA-4.

E. Review of Other Issues.

1. Unresolved findings.

There are no unresolved findings.

2. <u>Institutional control/unethical conduct.</u>

There is no finding of lack of institutional control.

There are no findings of unethical conduct. None of the underlying violations were intentional in nature.

3. Secondary infractions.

None.

4. Student-athlete reinstatement issues.

There are no student-athlete reinstatement issues. However, there were five instances of immunity granted to the following student-athletes who were originally recruited by the institution:

Ahmad Dixon (now at Baylor University), and Jordan Bilbo (now at Southern University). The enforcement staff sought corroboration for information that Lyles reported. Corroboration was sought via documentary evidence (e.g., bank statements, phone/text message records), copies of electronic communications and testimonial evidence from those with potential direct or indirect contemporaneous knowledge of Lyles' assertions. Concerning the latter, granting immunity to current student-athletes who were prospective student-athletes within/near Lyles' sphere was an effective tool in establishing whether corroboration existed for the information Lyles reported. To the enforcement staff's knowledge, each of the student-athletes granted immunity fulfilled their obligation to provide truthful and complete information.

5. Repeat violator status.

Because the institution had a major infractions report that was released May 4, 2004, the institution is a repeat violator since some of the agreed-upon major violations occurred within five years of that date. The Committee on Infractions will need to determine if any of the enhanced penalties apply. Oregon does believe that the mitigating factors it has presented in its statement on the case above, along with the corrective actions outlined in Section F-4 below, and the self-imposed penalties set forth in Section F-5 adequately address the violations found in this case.

F. Institution's Corrective Actions and Penalties.

1. Overview of institution's investigation.

Oregon has worked cooperatively with the enforcement staff throughout this investigation. We have suggested interviews where we felt it appropriate. Every request of the enforcement staff has been promptly addressed. With the assistance of the Oregon's general counsel and in consultation with the NCAA staff, Oregon has undertaken several measures to protect the integrity of the investigation by avoiding premature disclosure of investigation materials.

• <u>Dates the institution submitted self-reports to the conference or enforcement staff.</u>

No self-reports have been submitted as the investigation has been conducted in conjunction with the enforcement staff.

2. <u>Institution's corrective actions.</u>

The institution has taken the following corrective actions upon discovery of violations involving impermissible recruiting activity:

- a. Commissioned an external review of Oregon's NCAA rules compliance program. See attached report, which includes the findings of the review and recommendations for enhancements to the existing program. The university has accepted the recommendations and their implementation is underway.
- b. Discontinued subscription to recruiting service operated by/affiliated with Lyles. Lyles will be notified of his permanent disassociation upon completion of this case.
- c. Expanded compliance staff to include a position that is focused on rules education and monitoring.
- d. Inclusion of sport-specific personnel in monitoring of phone calls.
- e. A compliance staff member now mans player-guest entrance for football and men's basketball home contests.
- f. Required compliance review and sign-off on all sports travel and recruiting expenditures, including airline ticket purchases.

- g. Implemented new awards monitoring process that requires compliance review and sign-off on each awards in all sports.
- h. Improved compliance office rules education efforts by:
 - (1) The drafting and distribution of a monthly compliance newsletter.
 - (2) Compliance staff making a presentation at each monthly head coaches meeting.
 - (3) Holding monthly rules-education meetings with each sport throughout the academic year.
 - (4) Requiring that a compliance staff member be on the agenda and make a presentation on the importance of rules compliance at each new employee orientation meeting,.
 - (5) Implementing monthly department-wide compliance rules education quizzes.
 - (6) Updating departmental coaches email list-serve to include sport specific administrators so that rules education updates reach all sport-specific personnel.
 - (7) Updating the compliance portion of goducks.com with an anticipated Fall 2012 rollout.
- i. Updated the compliance manual for fall 2012 distribution (with annual updates) to sport-specific personnel.
- 3. <u>Institution's proposed penalties for major violations.</u>

The institution has self-imposed the following penalties:

- Probation for a period of two years.
- Reduced the permissible maximum number of football initial grants-in-aid awards by one for the 2013-14 and 2014-15 academic years.

a. Rationale for grant-in-aid penalties

As set forth in Finding No. 3, Lyles, after becoming a representative of the university's athletics interests, provided impermissible benefits to then football prospective student-athlete subsequently enrolled at Oregon. was enrolled for one year. He participated in the football program that year (2010-11) as a practice player. He did not play in any games. Following the 2010-11 transferred. Even though the university gained academic year, no competitive advantage (did not play), the university believes it is appropriate to apply the standard two-for-one grant-in-aid penalty for the recruiting violation associated with a signed and thus enrolled prospective student-athlete. As an additional measure, to show the university's recognition of the need to further emphasize the importance of diligently monitoring the application of NCAA rules, the university elected to add one additional year of the overall counter part of the penalty:

- Reduced the permissible maximum number of football overall grants-in-aid awards by one for the 2013-14, 2014-15 and 2015-16 academic years.
- Reduced the permissible maximum number of official paid visits available to the football program by 10 percent off the average number of official visits used over the previous four recruiting seasons. (The average is 41 and thus the permissible maximum will be 37.) The reduction shall be for both the 2013-14 and 2014-15 recruiting periods.

b. Rationale for official paid visit penalty

The violations detailed in Finding No. 1 are the principle reasons Oregon elected to self-impose a penalty limiting the number of official paid visits. Some of the impermissible contacts Lyles had with the named prospective student-athletes included discussions about making visits to the university's campus:

• Limited to 36 (of 42) the permissible number of football evaluation days in the fall of 2012 and 144 (of 168) in the spring of 2013.

c. Rationale for penalty limiting evaluations

The failure to ensure that two of the recruiting/scouting services used by the football program strictly complied with NCAA guidelines for such services is the principle reason Oregon believes a penalty limiting evaluation opportunities is appropriate. The university arrived at the specific limitations by:

- Limited to 36 (of 42) the permissible number of football evaluation days in fall 2012 and to 144 (of 168) in spring 2013.
- Required that for one year, all permissible recruiting related calls be made by countable coaches including those who could permissibly be made by other personnel.

d. Rationale for recruiting telephone contact penalty

Issued letters of reprimand to

The violations set forth in Finding Nos. 4 and 5 are the basis for self-imposing the penalty limiting the number of coaches permitted to have telephone contact with prospects.

Required	to attend an NCAA Regional Rules
Seminar.	
	20,000 on to be paid to a charity of his
	on of this fine is in response to Finding No. 6 lequately monitor the football program's use o
recruiting or scouting	g services and the program's relationship with
Lyles.	
Issued letters of ad	monishment to
(6 7 1 1 1 1	NGA 6
. (See Exhibi	f NCAA-5)

4. <u>Conference actions.</u>

A representative of the Pac-12 Conference has participated in many of the interviews and university officials have kept the conference apprised of developments. The Pac-12 has taken no independent actions to date.

5. Application of NCAA Executive Regulations NCAA Bylaw 31.

Not applicable.

G. <u>Background Information on the Institution</u>.

1. General information.

• NCAA division membership

NCAA Division I FBS

• Conference membership

Pac-12 Conference

• Total enrollment

23,002 (undergraduate and graduate)

Type of academic calendar used by the University of Oregon

Quarter

• List of men's and women's sports sponsored

Pac-12 Conference:

Football

Men's Baseball

Men's Basketball

Men's Cross Country

Men's Golf

Men's Tennis

Men's Track, Outdoor

Softball

Women's Basketball

Women's Cross Country

Women's Golf

Women's Soccer

Women's Tennis

Women's Track, Outdoor

Women's Volleyball

Mountain Pacific Sports Federation:

Men's Track, Indoor

Women's Lacrosse

Women's Track, Indoor

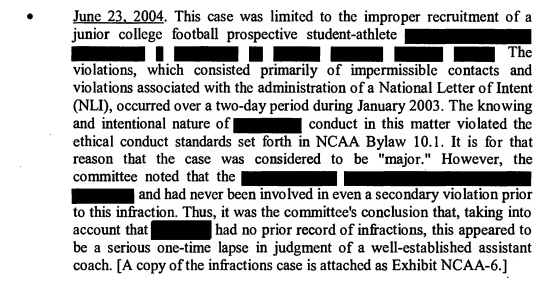
2. Overview of the athletics department structure.

Decisions regarding daily operations are made by the director of athletics. The director of athletics discusses significant decisions and generally reviews the operations of the athletics department during his regular meetings with the president of the university. In between those meetings, the director of athletics has direct access to the president or the general counsel for discussion, approval or review of any significant decisions. The director of athletics and the general counsel are available for other staff members in the athletics department if they wish to discuss decisions within their responsibility. Often, decisions regarding intercollegiate athletics affect other departments within the university. Where appropriate the director of athletics works with other vice presidents or their staff as part of decision making. The president or the general counsel bring decisions requiring review by the president's executive staff before that group, joined by the director of athletics as appropriate.

The following personal changes have been made during the course of this matter:

- Rob Mullens hired as director of athletics (September 2010).
- Lisa Peterson hired as senior associate athletic director/senior woman administrator (October 2011).
- Eric Roedl hired as senior associate athletic director (December 2011).

3. <u>Summary of previous major infractions case(s).</u>



- December 23, 1981. This case was a result of violations occurring primarily in the conduct of the institution's intercollegiate football program. The NCAA penalty included sanctions that prohibited the university's intercollegiate football team from participating in any postseason football bowl game following the 1982 season or from appearing on any NCAA-controlled television program or series during the 1982 season. In addition, the university was limited to only 25 initial grants-in-aid (rather than the then-limit of 30) to new student-athletes in the sport of football during the 1982-83 academic year, and was to be permitted to award only 28 new grants-in-aid during the 1983-84 academic year. Also, as a result of two violations occurring in the men's basketball program, the university was permitted to award only 14 grantsin-aid (rather than the then-limit of 15) in the sport of basketball during the 1982-83 academic year. In August 1980, the Pacific-10 Conference banned the university from participation in any football bowl game following the 1980 season, required the university to forfeit 10 football games from previous seasons and reduced by three the number of grantsin-aid available to new student-athletes in football for the 1981-82 academic year. The Committee on Infractions also found numerous, serious violations involving benefits provided to enrolled student-athletes. The committee was concerned with the nature of the violations and the direct involvement of members of the university's athletic coaching staff in the violations. The university did not appeal the Committee on Infractions' findings or penalty in the case. In reference to the institution's football program, the committee found violations of NCAA legislation in varying degrees related to academic standards, extra benefits to studentathletes, recruiting, use of funds and ethical conduct. With regard to the university's men's basketball program, the committee found two violations related to the recruitment of one prospective student-athlete by former members of the university's basketball coaching staff.
- With respect to football, the following self-reports have been filed with the conference:

	Pac-12 Case No.	Sport	Violation Summary	Individual Involved	NCAA Bylaw
1	2007-037	Football	SA traveled with team prior to final eligibility being certified		14.10.2
2	2007-102	Football	Exceeded limit of off- campus recruiters		11.7.4.3

	Pac-12 Case No.	Sport	Violation Summary	Individual Involved	NCAA Bylaw
3	2008-037	Football	Father of injured FB SA was permitted to remain on the sidelines with son in the game in which he suffered a season-ending injury	·	16.11.2.1
4	2008-040	Football	Fan distributed home- made team highlight DVD at bowl practice		16.11.2.1
5	2008-116	Football (and other sports)	Local night club admitted SAs without having to pay a cover charge		16.11.2.2.3
6	2008-123	Football	SA received impermissible benefits from a runner		12.3.1.2
7	2008-131	Football	After receiving clearance from the conference, SA provided impermissible transportation for OV (town car from/to Seattle)		13.5.2.2
8	2009-060	Football	SA practice prior to completing drug testing consent form		14.1.4.1
9	2009-061	Football	PSA's father (Joe Montana) visited the AD's box during a contest		13.6.7.2
10	2009-063	Football	PSA and parents were provided an off-campus meal during a UV	Ron Hudson	13.7.2.1.2
11	2009-066	Football	FB SA provided impermissible comp admissions (he hacked into the computerized comp admission system)		16.2.1.1
12	2009-136	Football	Intern participated in CARA with SAs	Alex Miller	17.11.6

	Pac-12 Case No.	Sport	Violation Summary	Individual Involved	NCAA Bylaw
13	2009-137	Football	SA received impermissible Pell Grant (already graduated)		15.01.2
14	2009-163	Football	Crowd management permitted field access to PSA/SA families prior to the end of the contest	permitted field access to PSA/SA families prior to	
15	2009-164	Football	SA attending training camp where impermissible benefits were provided		12.1.2.1.6
16	2010-017	Football	T-shirt with SA logo sold with SA's knowledge		12.5.2.1
17	2010-043	Football	Booster has impermissible correspondence with PSAs		13.1.2.1
18	2010-066	Football	AD makes impermissible comment re FB PSA		13.10.2
19	2010-125	Football	Ticket intem provided impermissible academic assistance to SA		10.1
20	2010-132	Football	Impermissible tryout of signed PSAs (PSA and coach played catch after a spring practice)		13.11.1
21	2010-135	Football	Impermissible student hosts used to shuttle PSAs from coach to coach during recruiting visits		13.6.7.5
22	2010-136	Football	Impermissible extra benefit – staff member made housing arrangements so SA could be released from incarceration		16.11.2

	Pac-12 Case No.	Sport	Violation Summary	Individual Involved	NCAA Bylaw
23	2010-233	Football	Impermissible recruiting activities during official visit (PSAs followed team from bus to locker room, personalized spiral-bound academic plan, poster of PSA likeness and jersey number displayed)	_	13.6.7.9
24	2011-055	Football	Impermissible financial aid provided to SA (mistake during data entry permitted SA to continue to receive summer aid for two extra months)		15.01.2
25	2012-038	Football	Coach mistakenly phoned junior (data entry mistake for another PSA with the same name, phone numbers switched)		13.1.3.1

4. Background information for sports involved in the case.

- a. Overview of grants-in-aid-information.
 - (1) Provide the average number of initial and total grants in aid that have been awarded during the past four academic years.

Academic Year	Initial Grants	Total Grants
2008-09	24	85
2009-10	24	85
2010-11	25	85
2011-12	24	85
Average	24.25	85

(2) Provide the number of initial grants-in-aid in effect for the current academic year (or upcoming academic year if the regular academic year is not in session) and the number of anticipated being in effect for the following academic year.

Academic Year	Initial Grants	Total Grants
2011-12	24	85
2012-13	25	85

b. Student-athletes on athletically related financial aid.

Identify all student-athletes anticipated to be on athletically related financial aid as of the first semester of the next academic year who will have:

(1) Four years of remaining eligibility and identify those individuals who have five years of enrollment (per the NCAA's five-year rule) to complete those four years.

Studen	t-Athlete	
Last	First	1st Term Enrolled
Armstead	Arik	Spring of 2012
Baylis	Evan	Spring of 2012
Blackmon	Ashanti	Fall of 2011
Cassell	Trokon-Rahim	Fall of 2011
Coleman	Tyson	Spring of 2011
Dixon	Isaac	Winter of 2011
Euscher	James	Fall of 2011
French	Christian	Fall of 2011
Garrick	Carlyle	Fall of 2011
Johnstone	Tyler	Fall of 2011
Ka'ai	Lake Koa	Fall of 2011
Kamp	Samuel	Fall of 2011
Kelley	Beijan	Fall of 2011
Mariota	Marcus	Fall of 2011
Prater	Robert	Fall of 2011
Rodrigues	Jake	Winter of 2012
Sumler	Tacoi	Fall of 2011
Yruretagoyena	Andre	Fall of 2011

(2) Three years of remaining eligibility and identify those individuals who have four years of remaining enrollment to complete those three years.

Studen	t-Athlete	
Last	First	1st Term Enrolled
Bennett	Bryan	Fall of 2010
Dargan	Erick	Fall of 2010
Dungy	Erick	Fall of 2010
Ekpre-Olomu	Ifomeno	Fall of 2011
Fisher	Jacob	Fall of 2011
Grasu	Hroniss	Fall of 2010
Hardrick	Rodney	Fall of 2011
Hill	Troy	Fall of 2010
Lowe	Keanon	Fall of 2010
Lyerla	Colt	Spring of 2011
Malone	Derrick	Fall of 2010
Mathis	Dior	Spring of 2010
Mitchell	Terrance	Spring of 2010
Scales	James	Spring of 2010
Thomas	De'Anthony	Fall of 2011
Wallace	Anthony	Fall of 2011
Washington	Tony ·	Fall of 2010

(3) Two years of remaining eligibility and identify those individuals who have three years of remaining enrollment to complete those two years.

Stude	ent-Athlete	
Last	First	1st Term Enrolled
Armstrong	Karrington	Fall of 2009
Benyard	Everett	Fall of 2009
Ebert	Jared	Fall of 2009
Fox	Trevor	Fall of 2009
Greig	Colin	Fall of 2009
Hart	Taylor	Fall of 2009
Hawkins	Daryle	Fall of 2009
Heimuli	Rickson	Fall of 2010
Howell	Andrew	Fall of 2010

Stude	ent-Athlete	
Last	First	1st Term Enrolled
Huff	Joshua	Fall of 2010
Jackson	Brian	Fall of 2009
Kamalani	Keloni	Fall of 2009
Keliikipi	Wade	Fall of 2009
Lokombo	Boseko	Fall of 2009
Maldonado	Alejandro	Fall of 2010
Patterson	Avery	Fall of 2009

(4) One year of remaining eligibility and identify those individuals who have two years of remaining enrollment to complete that year.

Student-Athlete		
Last	First	1st Term Enrolled
Alonso	Kristian	Fall of 2008
Barner	Kenjon	Fall of 2008
Beard	Robert	Fall of 2008
Boyett	John	Winter of 2008
Clanton	Ryan	Fall of 2008
Clay	Michael	Fall of 2009
Cody	Nicholas	Fall of 2008
Jordan	Dion	Fall of 2008
Palmer	Jeffrey	Fall of 2008
Remington	Isaac	Spring of 2008
Rice	Jackson	Fall of 2009
Vaughn	Rashaan	Fall of 2011
York	Carson	Winter of 2008

c. Redshirt data.

(1) Provide the average number of student-athletes during the previous four years who have redshirted.

Academic Year	Number of Redshirts Used
2008-09	7
2009-10	9
2010-2011	10
2011-12	15
Average	10.25

(2) Provide the number of student-athletes who are redshirting during the current academic year (or upcoming academic year if the regular academic year is not in session).

Academic Year	Number of Redshirts Used
2011-12	15

d. Student-athletes on athletically related financial aid who withdrew.

Provide the number of student-athletes in each of the previous four years who were awarded athletically related financial aid but who withdrew from the squad for reasons other than graduation or loss of eligibility.

Academic Year	Number of Withdrawals
2008-09	3
2009-10	5
2010-11	3
2011-12	6

e. Institution's won-loss record.

(1) Provide a list of the institution's win-loss record for the past four seasons.

Academic Year	Wins	Losses
2008-09	10	3
2009-10	10	3
2010-11	12	1
2011-12	12	2

(2) Provide the results of all postseason competition in which the institution has participated during the past four seasons.

Academic Year	Bowl Game	Opponent	Result
2008-09	Holiday Bowl	Oklahoma State	42-31 (W)
2009-10	Rose Bowl	Ohio State	17-16 (L)
2010-11	BCS Championship	Auburn	19-22 (L)
2011-12	Rose Bowl	Wisconsin	45-38 (W)

f. Official visits.

Provide the average number of official paid visits provided by the institution to prospective student-athletes during the past four years.

Academic Year	Number of Official Visits
2008-09	52
2009-10	37
2010-2011	39
2011-12	37
Average	41.25

g. <u>Institution's squad lists (past four academic years)</u>.

See Exhibit NCAA-7.

h. Room, board, books and tuition data.

Provide the cost of room, board, books and tuition at the institution for the past four academic years

2008-09			
Out-of-State	Cost	In-State	Cost
Tuition	\$ 19,941	Tuition	\$ 6,531
Room and Board	\$ 10,839	Room and Board	\$ 10,839
Books	\$ 400	Books	\$ 400
Totals	\$ 31,180	Totals	\$ 17,770

2009-10					
Out-of-State Cost In-State Cost					
Tuition	\$ 23,718	Tuition	\$ 7,428		
Room and Board	\$ 11,429	Room and Board	\$ 11,429		
Books	\$ 400	Books	\$ 400		
Totals	\$ 35,547	Totals	\$ 19,257		

2010-11				
Out-of-State	Cost	In-State	Cost	
Tuition	\$ 25,875	Tuition	\$ 8,325	
Room and Board	\$ 11,538	Room and Board	\$ 11,538	
Books	\$ 400	Books	\$ 400	
Totals	\$ 37,813	Totals	\$ 20,263	

2011-12				
Out-of-State	Cost	In-State	Cost	
Tuition	\$ 27,738	Tuition	\$ 8,883	
Room and Board	\$ 10,651	Room and Board	\$ 10,651	
Books	\$ 400	Books	\$ 400	
Totals	\$ 38,789	Totals	\$ 19,934	

i. Pre-existing contracts.

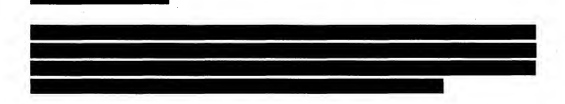
Provide a review of the institution's obligations (contractual and otherwise) concerning live telecasts of contests during the next three seasons. These should include, but are not limited to, contractual agreements negotiated by the institution's conference and opponent or through its sports network affiliations.

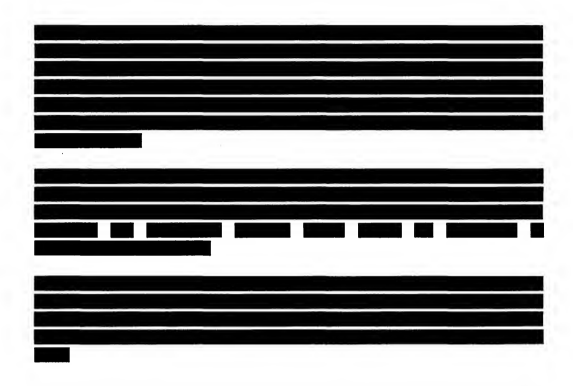
Every football game will be broadcast on either the ESPN family of networks, Fox Network or the Pac-12 Network.

j. Media guides (past four years).

Football media guides for the past four years will be furnished by the institution upon request.

5. <u>Identities, titles and biographical information for all individuals involved in the allegations.</u>





H. <u>List of Exhibits</u>.

- 1. Notice of inquiry (memo to file).
- 2. Applicable legislation and interpretation.
- 3.
- 4.
- 5. Letters of reprimand and admonishment.
- 6. June 23, 2004, Public Report of Infractions case.
- 7. Football squad lists for the 2008-09, 2009-10, 2010-11 an 2011-12 academic years.
- 8. Detailed chronology.
- 9. List of individuals interviewed.
- 10. Agreement forms of the parties.

MEMORANDUM

September 13, 2011

TO: University of Oregon File.

FROM: David A. Didion, Director of Enforcement.

SUBJECT: Verbal Notice of Inquiry.

On Monday, September 12, 2011, the writer contacted Mike Glazier of the law firm Bond Schoeneck and King to inform him that the enforcement staff was prepared to contact President Richard Lariviere of the University of Oregon in order to deliver a verbal Notice of Inquiry. Glazier reported that he would get in touch with the president to discuss the matter and would contact the writer at the conclusion of his discussion. The writer received an email from Glazier the afternoon of September 12, indicating that President Lariviere was unavailable, but that the institution's general counsel would speak with the writer to discuss the verbal notice.

The writer subsequently telephoned Randy Geller, the institution's general counsel, and informed him that the purpose of the writer's call was to provide a verbal Notice of Inquiry in accordance with NCAA Bylaw 32.5.1 and that this verbal communication was designed to assist in completing the investigation and resolution of the matter in a more timely manner. The writer informed Geller that the inquiry involved the sport of football and that the enforcement staff intended to conclude its inquiry by November 2011. Geller reported that he understood the purpose and the scope of the notice.

The writer also discussed the enforcement staff's expectations and the institution's obligations in accordance with Bylaw 32.1.4 for the institution to assist in developing complete information during this inquiry and for the institution to protect the integrity of the investigation. Geller reported that the institution would continue to assist the enforcement staff in developing full and complete information and would continue to protect the integrity of the investigation. Geller asked the writer if the institution could receive a written Notice of Inquiry in addition to the verbal notice. The writer reported that the enforcement staff would provide a written notice if preferred. Geller reported that he would confer with President Lariviere on September 13, 2011, and contact the writer with the institution's decision.

The writer thanked Geller for his cooperation and reported that the writer looked forward to hearing from him regarding the decision on the written notice. The writer and Geller concluded the telephone conversation.

DAD:pjp

Interpretation - 1 Interpretation

Title:

Scouting service providing oral reports

Date Issued: December 16, 1987

Date Published: December 16, 1987

Type: Official Interpretation

Item Ref: 9

Interpretation:

Considered the application of Case No. 201 to a situation in which a member institution wishes to subscribe to a scouting service that provides oral reports (as opposed to a published report or videotape) by telephone to member institutions regarding prospective student-athletes, with this service then to be supplemented by handwritten reports and letters; concluded that the provisions of Case No. 201, which require that the service be made available to any institution desiring to subscribe and at the same fee rate for all subscribers, would not permit an institution's athletics department to subscribe to this scouting service, inasmuch as the material that is to be provided to each member institution is not standardized in a manner that ensures consistent distribution of information regarding each prospective student-athlete.

References

Leg	islative	References	Other
Div.	Number	Title	
_	13.14.3	Recruiting or Scouting Services.	

Case No. 198

the recipient, determining the amount of aid or providing matching or supplementary funds for a previously determined recipient; further, this includes off-campus employment earnings and other sources of aid during the academic year for which the athletics interests of the institution intercede in behalf of the recipient. [B 1-2-(h)-(1)]

Article 1, Section 4. Publicity.

NO. 199-PUBLICITY FOR VISITING PROSPECTS

Situation: The provisions of Bylaw 1-4-(a)-(3) prohibit a member institution from publicizing or arranging publicity of the visit of a prospective student-athlete to the institution's campus. (557)

Question: Is it permissible for an institution to make a general introduction of a visiting prospect at a function (e.g., the institution's sports awards banquet or an intercollegiate athletics contest) that is attended by representatives of the news media or is open to the general public?

Answer: No. The introduction of a prospect under such circumstances would constitute an arrangement of publicity of the visit to the institution's campus. [B 1-4-(a)-(3)]

NO. 200-PROSPECT ON COLLEGE GAME TELECAST

Situation: During the telecast of an institution's intercollegiate contest, the station televising the game proposes to show a videotape of competition involving high school or junior college players. (300)

Question: Could the institution permit the television station to show the videotape of the competition under NCAA legislation?

Answer: No. A prospective student-athlete may not be interviewed or otherwise featured in any type of telecast involving a member institution. [B 1-4-(c)]

Article 1, Section 5. Use of Funds.

NO. 201-PUBLISHED SCOUTING SERVICE

Situation: An institution's athletics department wishes to subscribe to a periodic, regularly published scouting service pertaining to prospective student-athletes. This service takes the form of a printed report relating athletics and/or academic qualifications of prospects. (126)

Question: May an institution or one of its athletics department employees pay a fee to subscribe to this service?

Answer: Yes. It is permissible to subscribe to a regularly published scouting service involving prospective student-athletes, provided this service is made available to any institution desiring to subscribe and at the same fee rate for all subscribers. [B 1-5-(b)]

coach is participating, or a program for which a member of the athletics staff of the NCAA institution has been instrumental in arranging the appearance of the prospect or coach or related program material. This prohibition applies to appearances in person or via film or video tape. (Revised: 1/10/79) [Case No. 200]

Section 5. Use of Funds. (a) All funds for the recruiting of prospective student-athletes shall be deposited with the member institution, which shall be exclusively and entirely responsible for the manner in which it expends the funds.

(b) An institution shall not pay any costs incurred by an athletics talent scout or a representative of its athletics interests in studying or recruiting prospective student-athletes. An institution may not place any such person on a fee or honorarium basis and thereby claim the person as a staff member entitled to expense money. (Revised: 8/1/74) [Case Nos. 201 through 203]

(c) No member institution shall permit any outside organization, agency or group of individuals to utilize, administer or expend funds for recruiting prospective student-athletes, including the transportation and entertainment of, and the giving of gifts or services to, prospective student-athletes or their relatives and friends.

(d) The pooling of resources for recruiting purposes by two or more persons shall constitute such a fund, except that this provision shall not apply to persons upon whom a prospective student-athlete may be naturally or legally dependent.

(e) Use of a company's funds to pay the expenses incurred in transporting a prospective student-athlete to the campus constitutes the use of pooled resources.

(f) Bona fide alumni organizations of an institution may sponsor luncheons, teas or dinners at which prospective students (athletes and nonathletes) of that immediate locale are guests. A member institution's area alumni organization may be considered a bona fide part of that institution, provided such organization is accredited by the chief executive officer of the institution and meets these additional terms and conditions;

(1) A staff member of the institution periodically shall inspect the financial records of the alumni organization and certify that the expenditures comply with the rules and regulations of the NCAA and the conference of which the institution may be a member.

(2) A club official shall be designated by the chief executive officer as the institution's official agent in the administration of the club's funds, and said club official shall file regular reports to the institution relating the manner in which the club funds have been spent in the recruiting of student-athletes.

(3) To facilitate administration of the one-visitation provision of Bylaw 1-9-(a), whenever club funds are used to transport prospective student-athletes to the campus, the club official shall file a report with the institution including the names of the student-athletes so transported.

(g) When an alumni organization is certified by the chief executive officer as being a bona fide part of the institution, said organization

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- **13.13.2 Use of Institutional Facilities.** A member institution's facilities shall not be made available for a high school all-star game unless the provisions of Bylaw 13.11.3.2 are met (see Bylaw 30.2.1.4). Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (*Revised: 8/5/04*)
- **13.13.3 Use of Institutional Equipment.** It is not permissible for an institution to provide its athletics equipment to a prospective student-athlete (e.g., for use in a high school all-star game). Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (*Revised: 8/5/04*)

13.14 USE OF RECRUITING FUNDS

- **13.14.1** Institutional Control. All funds for the recruiting of prospective student-athletes shall be deposited with the member institution, which shall be exclusively and entirely responsible for the manner in which such funds are expended.
- **13.14.2 Visiting a Prospective Student-Athlete.** A member institution's athletics department staff member may visit a prospective student-athlete or the prospective student-athlete's relatives or legal guardian(s) at any location for recruiting purposes. However, on any such visit, the staff member may not expend any funds other than the amount necessary for his or her own personal expenses.

13.14.3 Recruiting Services

- **13.14.3.1 Published Recruiting Services.** An institution may subscribe to a regularly published scouting service involving prospective student-athletes, provided this service is made available to all institutions desiring to subscribe and at the same fee rate for all subscribers.
- **13.14.3.2 Video Services.** Member institutions are permitted to use video services so long as regularly scheduled (regular season) high school or two-year college contests are involved. The institution may not contract with the service in advance to have a particular contest videotaped, and the service must be available to all institutions at the same cost. Off-campus observation of a prospective student-athlete on a videotape made available by a scouting service is considered an evaluation activity and is subject to applicable evaluation regulations. (*Revised:* 9/15/97)
- **13.14.3.3 Effect of Violation.** Violations of Bylaw 13.14.3 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (*Adopted: 8/5/04*)
- **13.14.4 Slush Funds.** An institution shall not permit any outside organization, agency or group of individuals to use, administer or expend funds for recruiting prospective student-athletes, including the transportation and entertainment of, and the giving of gifts or services to, prospective student-athletes or their relatives, legal guardian(s) or friends.
 - **13.14.4.1 Pooled Resources.** The pooling of resources for recruiting purposes by two or more persons shall constitute such a slush fund. However, this provision shall not apply to persons on whom a prospective student-athlete may be naturally or legally dependent.
 - **13.14.4.2 Company Funds.** The use of a company's funds to pay the expenses incurred in transporting a prospective student-athlete to the campus constitutes the use of pooled resources.
- **13.14.5 Alumni Organizations.** Bona fide alumni organizations of an institution may sponsor luncheons, teas or dinners at which prospective students (athletes and nonathletes) of that immediate locale are guests. A member institution's area alumni organization may be considered a bona fide part of that institution, provided such an organization is accredited by the chancellor or president of the institution and meets these additional terms and conditions: (*Revised: 3/8/06*)
- (a) A staff member of the institution periodically shall inspect the financial records of the alumni organization and certify that the expenditures comply with the rules and regulations of the NCAA and the conference(s), if any, of which the institution is a member; and
- (b) A club official shall be designated by the chancellor or president as the institution's official agent in the administration of the club's funds, and said club official shall file regular reports to the institution relating the manner in which the club funds have been spent in the recruiting of student-athletes.
 - 13.14.5.1 Subject to NCAA Rules. When an alumni organization is certified by the chancellor or president as being a bona fide part of the institution, said organization becomes subject to all of the limitations placed on the member institution by NCAA legislation. A violation of such legislation by any member of the alumni organization shall be a violation by the member institution. (Revised: 3/8/06)
 - **13.14.5.2 Effect of Violation.** Violations of Bylaw 13.14.5 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (*Adopted: 8/5/04*)

the months of June and July or any calendar week (Sunday through Saturday) that includes days of those months (e.g., May 28-June 3). The dates of the two 15-day periods must be on file in the office of the athletics director. In basketball, a coach (or any individual with basketball-only responsibilities) may not be employed at a noninstitutional privately owned camp or clinic. (Revised: 4/28/05 effective 8/1/05, 5/26/06)

13.12.2.3.4 Noncoaching Athletics Staff Members with Department-Wide Responsibilities. A noncoaching athletics staff member with department-wide responsibilities may present an educational session at a noninstitutional, privately owned camp/clinic that is not operated under the restrictions applicable to institutional camps/clinics, provided the staff member does not make a recruiting presentation. (Adopted: 4/29/04 effective 8/1/04)

- **13.12.2.3.5** Noninstitutional Fundamental Skills Camp/Clinic. An institution's athletics department personnel may serve in any capacity at a noninstitutional camp or clinic conducted under the following conditions: (Adopted: 1/13/03)
- (a) The camp or clinic is designed to develop fundamental skills in a sport (rather than refine the abilities of skilled participants in the sport);
- (b) The camp or clinic is open to the general public (except for restrictions in age or number of participants);
- (c) The camp or clinic is conducted primarily for educational purposes and does not include material benefits for the participants (e.g., awards, prizes, merchandise, gifts);
- (d) Participants do not receive a recruiting presentation; and
- (e) All participants reside in the state in which the camp/clinic is located or within 100 miles of the camp/clinic.
- **13.12.2.3.6 Effect of Violation.** Violations of Bylaw 13.12.2.3 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (*Adopted: 8/5/04*)

13.13 HIGH SCHOOL ALL-STAR GAMES

- 13.13.1 Coach Involvement. A member institution shall not permit any coach or athletics department staff member directly involved in the recruiting of student-athletes to participate (directly or indirectly) in the management, coaching, officiating, supervision, promotion or player selection of any all-star team or contest involving interscholastic players or those who, during the previous school year, were members of high school athletics teams. Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1 and shall not affect the prospective student-athlete's eligibility. (Revised: 4/24/03 effective 8/1/03, 3/26/04)
 - **13.13.1.1 Previous Contractual Agreement.** If a coach has made a contractual commitment to coach in a high school all-star game prior to being employed by a member institution and then becomes a member of the institution's staff before the game is held, the coach shall be obligated to observe this provision and disassociate himself or herself from the all-star game.
- **13.13.2 Use of Institutional Facilities.** A member institution's facilities shall not be made available for a high school all-star game unless the provisions of Bylaw 13.11.3.2 are met (see Bylaw 30.2.1.4). Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (*Revised: 815104*)
- **13.13.3 Use of Institutional Equipment.** It is not permissible for an institution to provide its athletics equipment to a prospective student-athlete (e.g., for use in a high school all-star game). Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Revised: 8/5/04)

13.14 USE OF RECRUITING FUNDS

- **13.14.1 Institutional Control.** All funds for the recruiting of prospective student-athletes shall be deposited with the member institution, which shall be exclusively and entirely responsible for the manner in which such funds are expended.
- 13.14.2 Visiting a Prospective Student-Athlete. A member institution's athletics department staff member may visit a prospective student-athlete or the prospective student-athlete's relatives or legal guardian(s) at any location for recruiting purposes. However, on any such visit, the staff member may not expend any funds other than the amount necessary for his or her own personal expenses.

13.14.3 Recruiting Services.

13.14.3.1 Published Recruiting Services. An institution may subscribe to a regularly published scouting service involving prospective student-athletes, provided this service is made available to all institutions desiring to subscribe and at the same fee rate for all subscribers.

- 13.14.3.2 Video Services. Member institutions are permitted to use video services so long as only regularly scheduled (regular season) high school or two-year college contests are involved. The institution may not contract with the service in advance to have a particular contest videotaped, and the service must be available to all institutions at the same cost. Off-campus observation of a prospective student-athlete on a videotape made available by a scouting service is considered an evaluation activity and is subject to applicable evaluation regulations. (Revised: 9/15/97)
- **13.14.3.3 Effect of Violation.** Violations of Bylaw 13.14.3 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Adopted: 8/5/04)
- **13.14.4 Slush Funds.** An institution shall not permit any outside organization, agency or group of individuals to use, administer or expend funds for 'recruiting prospective student-athletes, including the transportation and entertainment of, and the giving of gifts or services to, prospective student-athletes or their relatives, legal guardian(s) or friends.
 - 13.14.4.1 Pooled Resources. The pooling of resources for recruiting purposes by two or more persons shall constitute such a slush fund. However, this provision shall not apply to persons upon whom a prospect may be naturally or legally dependent.
 - **13.14.4.2 Company Funds.** The use of a company's funds to pay the expenses incurred in transporting a prospective student-athlete to the campus constitutes the use of pooled resources.
- **13.14.5** Alumni Organizations. Bona fide alumni organizations of an institution may sponsor luncheons, teas or dinners at which prospective students (athletes and nonathletes) of that immediate locale are guests. A member institution's area alumni organization may be considered a bona fide part of that institution, provided such an organization is accredited by the president or chancellor of the institution and meets these additional terms and conditions: (*Revised: 3/8/06*)
- (a) A staff member of the institution periodically shall inspect the financial records of the alumni organization and certify that the expenditures comply with the rules and regulations of the NCAA and the conference(s), if any, of which the institution is a member; and
- (b) A club official shall be designated by the president or chancellor as the institution's official agent in the administration of the club's funds, and said club official shall file regular reports to the institution relating the manner in which the club funds have been spent in the recruiting of student-athletes. (Revised: 3/8/06)
 - 13.14.5.1 Subject to NCAA Rules. When an alumni organization is certified by the president or chancellor as being a bona fide part of the institution, said organization becomes subject to all of the limitations placed upon the member institution by NCAA legislation. A violation of such legislation by any member of the alumni organization shall be a violation by the member institution. (Revised: 3/8/06)
 - **13.14.5.2 Effect of Violation.** Violations of Bylaw 13.14.5 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (*Adopted: 8/5/04*)

13.15 PRECOLLEGE EXPENSES

- 13.15.1 Prohibited Expenses. An institution or a representative of its athletics interests shall not offer, provide or arrange financial assistance, directly or indirectly, to pay (in whole or in part) the costs of the prospective student-athlete's educational or other expenses for any period prior to his or her enrollment or so the prospective student-athlete can obtain a postgraduate education. For violations of Bylaw 13.15 in which the value of the benefit received directly by the prospective student-athlete is \$100 or less, the eligibility of the prospective student-athlete shall not be affected conditioned on the prospective student-athlete repaying the value of the benefit to a charity of his or her choice. However, the prospective student-athlete shall remain incligible from the time the institution has knowledge of receipt of the direct impermissible benefit until the prospective student-athlete repays the benefit. Violations of this bylaw remain institutional violations per Constitution 2.8.1, and documentation of the prospective student-athlete's repayment shall be forwarded to the enforcement staff. (Revised: 8/5/04)
 - **13.15.1.1 Extent of Prohibition.** The provisions of Bylaw 13.15.1 apply to all prospective student-athletes, including those who have signed a National Letter of Intent or an institutional offer of admission or financial aid.
 - 13.15.1.2 Fundraising for High School Athletics Program. An institution may not provide funding directly or through paid advertisements, to benefit a high school athletics program. Violations of this bylaw do not affect a prospective student-athlete's eligibility and are considered institutional violations per Constitution 2.8.1. (Adopted: 1/10/92; Revised: 4/26/01)
 - 13.15.1.2.1 Involvement by Local Representatives of Institution's Athletics Interests. A representative of an institution's athletics interests may provide funding to benefit a high school athletics program located in the community in which the athletics representative resides, provided: (Adopted: 1/10/92)
 - (a) The representative acts independently of the institution;

bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Revised: 8/5/04)

13.13.3 Use of Institutional Equipment. It is not permissible for an institution to provide its athletics equipment to a prospective student-athlete (e.g., for use in a high school all-star game). Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Revised: 8/5/04)

13.14 USE OF RECRUITING FUNDS

- **13.14.1 Institutional Control.** All funds for the recruiting of prospective student-athletes shall be deposited with the member institution, which shall be exclusively and entirely responsible for the manner in which such funds are expended.
- **13.14.2 Visiting a Prospective Student-Athlete.** A member institution's athletics department staff member may visit a prospective student-athlete or the prospective student-athlete's relatives or legal guardians at any location for recruiting purposes. However, on any such visit, the staff member may not expend any funds other than the amount necessary for his or her own personal expenses.

13.14.3 Recruiting Services.

- 13.14.3.1 Published Recruiting Services. An institution may subscribe to a regularly published scouting service involving prospective student-athletes, provided this service is made available to all institutions desiring to subscribe and at the same fee rate for all subscribers.
- 13.14.3.2 Video Services. Member institutions are permitted to use video services, provided only regularly scheduled (regular season) high school or two-year college contests are involved. The institution may not contract with the service in advance to have a particular contest recorded or provided, and the service must be available to all institutions at the same cost. Off-campus observation of a prospective student-athlete via video made available by a scouting service is considered an evaluation activity and is subject to applicable evaluation regulations. (Revised: 9/15/97)
- **13.14.3.3 Effect of Violation.** Violations of Bylaw 13.14.3 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. *(Adopted: 8/5/04)*
- 13.14.4 Slush Funds. An institution shall not permit any outside organization, agency or group of individuals to use, administer or expend funds for recruiting prospective student-athletes, including the transportation and entertainment of, and the giving of gifts or services to, prospective student-athletes or their relatives, legal guardians or friends.
 - **13.14.4.1 Pooled Resources.** The pooling of resources for recruiting purposes by two or more persons shall constitute such a slush fund. However, this provision shall not apply to persons upon whom a prospect may be naturally or legally dependent.
 - **13.14.4.2 Company Funds.** The use of a company's funds to pay the expenses incurred in transporting a prospective student-athlete to the campus constitutes the use of pooled resources.
- 13.14.5 Alumni Organizations. Bona fide alumni organizations of an institution may sponsor luncheons, teas or dinners at which prospective students (athletes and nonathletes) of that immediate locale are guests. A member institution's area alumni organization may be considered a bona fide part of that institution, provided such an organization is accredited by the president or chancellor of the institution and meets these additional terms and conditions: (Revised: 3/8/06)
- (a) A staff member of the institution periodically shall inspect the financial records of the alumni organization and certify that the expenditures comply with the rules and regulations of the NCAA and the conference(s), if any, of which the institution is a member; and
- (b) A club official shall be designated by the president or chancellor as the institution's official agent in the administration of the club's funds, and said club official shall file regular reports to the institution relating the manner in which the club funds have been spent in the recruiting of student-athletes. (Revised: 3/8/06)
 - **13.14.5.1 Subject to NCAA Rules.** When an alumni organization is certified by the president or chancellor as being a bona fide part of the institution, said organization becomes subject to all of the limitations placed upon the member institution by NCAA legislation. A violation of such legislation by any member of the alumni organization shall be a violation by the member institution. (*Revised: 3/8/06*)
 - **13.14.5.2 Effect of Violation.** Violations of Bylaw 13.14.5 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Adopted: 8/5/04)

13.15 PRECOLLEGE EXPENSES

13.15.1 Prohibited Expenses. An institution or a representative of its athletics interests shall not offer, provide or arrange financial assistance, directly or indirectly, to pay (in whole or in part) the costs of the prospective

institution's staff before the game is held, the coach shall be obligated to observe this provision and disassociate himself or herself from the all-star game.

- 13.13.2 Use of Institutional Facilities. A member institution's facilities shall not be made available for a high school all-star game unless the provisions of Bylaw 13.11.3.2 are met (see Bylaw 14.6.4). Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Revised: 8/5/04)
- 13.13.3 Use of Institutional Equipment. It is not permissible for an institution to provide its athletics equipment to a prospective student-athlete (e.g., for use in a high school all-star game). Violations of this bylaw shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Revised: 8/5/04)

13.14 USE OF RECRUITING FUNDS

- **13.14.1 Institutional Control.** All funds for the recruiting of prospective student-athletes shall be deposited with the member institution, which shall be exclusively and entirely responsible for the manner in which such funds are expended.
- 13.14.2 Visiting a Prospective Student-Athlete. A member institution's athletics department staff member may visit a prospective student-athlete or the prospective student-athlete's relatives or legal guardians at any location for recruiting purposes. However, on any such visit, the staff member may not expend any funds other than the amount necessary for his or her own personal expenses.
- **13.14.3 Recruiting or Scouting Services.** An institution may subscribe to a recruiting or scouting service involving prospective student-athletes, provided the institution does not purchase more than one annual subscription to a particular service and the service: (Adopted: 1/1/02, Revised: 1/16/10)
- (a) Is made available to all institutions desiring to subscribe and at the same fee rate for all subscribers;
- (b) Publicly identifies all applicable rates;
- (c) Disseminates information (e.g., reports, profiles) about prospective student-athletes at least four times per calendar year;
- (d) Publicly identifies the geographical scope of the service (e.g., local, regional, national) and reflects broad-based coverage of the geographical area in the information it disseminates;
- (e) Provides individual analysis beyond demographic information or rankings for each prospective student-athlete in the information it disseminates; (Revised: 4/13/10)
- (f) Provides access to samples or previews of the information it disseminates before purchase of a subscription;
 and
- (g) Provides video that is restricted to regularly scheduled (regular-season) high school, preparatory school or two-year college contests and for which the institution made no prior arrangements for recording. (Note: This provision is applicable only if the subscription includes video services.)
 - **13.14.3.1** Effect of Violation. Violations of Bylaw 13.14.3 and its subsections shall be considered institutional violations per Constitution 2.8.1; however, such violations shall not affect the prospective student-athlete's eligibility. (Adopted: 8/5/04)
- 13.14.4 Slush Funds. An institution shall not permit any outside organization, agency or group of individuals to use, administer or expend funds for recruiting prospective student-athletes, including the transportation and entertainment of, and the giving of gifts or services to, prospective student-athletes or their relatives, legal guardians or friends.
 - **13.14.4.1** Pooled Resources. The pooling of resources for recruiting purposes by two or more persons shall constitute such a slush fund. However, this provision shall not apply to persons upon whom a prospect may be naturally or legally dependent.
 - **13.14.4.2** Company Funds. The use of a company's funds to pay the expenses incurred in transporting a prospective student-athlete to the campus constitutes the use of pooled resources.
- 13.14.5 Alumni Organizations. Bona fide alumni organizations of an institution may sponsor luncheons, teas or dinners at which prospective students (athletes and nonathletes) of that immediate locale are guests. A member institution's area alumni organization may be considered a bona fide part of that institution, provided such an organization is accredited by the president or chancellor of the institution and meets these additional terms and conditions: (Revised: 3/8/06)
- (a) A staff member of the institution periodically shall inspect the financial records of the alumni organization and certify that the expenditures comply with the rules and regulations of the NCAA and the conference(s), if any, of which the institution is a member; and
- (b) A club official shall be designated by the president or chancellor as the institution's official agent in the administration of the club's funds, and said club official shall file regular reports to the institution relating the manner in which the club funds have been spent in the recruiting of student-athletes. (Revised: 3/8/06)

- (a) The camp or clinic is designed to develop fundamental skills in a sport (rather than refine the abilities of skilled participants in the sport);
- (b) The camp or clinic is open to the general public (except for restrictions in age or number of participants);
- (c) The camp or clinic is conducted primarily for educational purposes and does not include material benefits for the participants (e.g., awards, prizes, merchandise, gifts);
- (d) Participants do not receive a recruiting presentation; and
- (e) All participants reside in the state in which the camp/clinic is located or within 100 miles of the camp/clinic.
- 13.12.3 Notification of Ineligibility and Consequences of Violation—Men's Basketball. In men's basketball, if a violation specified below occurs, the institution shall declare each involved prospective student-athlete ineligible. Within 30 days of becoming aware of the violation, the institution shall provide written notification to each involved prospective student-athlete that the actions of the institution affected the prospective student-athlete's eligibility. The written notification shall also include an explanation of the consequences of the violation for the prospective student-athlete. (Adopted: 8/12/10)
- (a) A violation of Bylaw 13.12.2.2-(b) in which an institution or men's basketball staff member employs (either on a salaried or a volunteer basis) an individual associated with a recruited prospective student-athlete at the institution's camp or clinic.
- (b) A violation of 13.12 in which an institutional boys' basketball camp offers a participation registration, procedure, fee structure, advertisement and/or logistical experience (e.g., lodging, meals, transportation or awards/mementos) that differs from other institutional boys' basketball camps.

13.13 HIGH SCHOOL ALL-STAR GAMES

- **13.13.1 Coach Involvement.** A member institution shall not permit any coach or athletics department staff member directly involved in the recruiting of prospective student-athletes to participate (directly or indirectly) in the management, coaching, officiating, supervision, promotion or participant selection of any all-star team or contest involving interscholastic participants or those who, during the previous school year, were members of high school athletics teams. [D] (Revised: 4/24/03 effective 8/1/03, 3/26/04)
 - 13.13.1.1 Previous Contractual Agreement. If a coach has made a contractual commitment to coach in a high school all-star game prior to being employed by a member institution and then becomes a member of the institution's staff before the game is held, the coach shall be obligated to observe this provision and disassociate himself or herself from the all-star game. [D] (Revised: 4/24/03 effective 8/1/03)
- 13.13.2 Use of Institutional Facilities. A member institution's facilities shall not be made available for a high school all-star game unless the provisions of Bylaw 13.11.3.2 are met (see Bylaw 14.6.4). [D] (Revised: 8/5/04) 13.13.3 Use of Institutional Equipment. It is not permissible for an institution to provide its athletics

equipment to a prospective student-athlete (e.g., for use in a high school all-star game). [D] (Revised: 8/5/04)

13.14 USE OF RECRUITING FUNDS

- **13.14.1** Institutional Control. All funds for the recruiting of prospective student-athletes shall be deposited with the member institution, which shall be exclusively and entirely responsible for the mariner in which such funds are expended.
- **13.14.2 Visiting a Prospective Student-Athlete.** A member institution's athletics department staff member may visit a prospective student-athlete or the prospective student-athlete's relatives or legal guardians at any location for recruiting purposes. However, on any such visit, the staff member may not expend any funds other than the amount necessary for his or her own personal expenses.
- **13.14.3 Recruiting or Scouting Services.** An institution may subscribe to a recruiting or scouting service involving prospective student-athletes, provided the institution does not purchase more than one annual subscription to a particular service and the service: [D] (Adopted: 1/1/02, Revised: 8/5/04, 1/16/10)
- (a) Is made available to all institutions desiring to subscribe and at the same fee rate for all subscribers;
- (b) Publicly identifies all applicable rates;
- (c) Disseminates information (e.g., reports, profiles) about prospective student-athletes at least four times per calendar year;
- (d) Publicly identifies the geographical scope of the service (e.g., local, regional, national) and reflects broad-based coverage of the geographical area in the information it disseminates;
- (e) Provides individual analysis beyond demographic information or rankings for each prospective student-athlete in the information it disseminates; (Revised: 4/13/10)
- (f) Provides access to samples or previews of the information it disseminates before purchase of a subscription; and

- (g) Provides video that is restricted to regularly scheduled (regular-season) high school, preparatory school or two-year college contests and for which the institution made no prior arrangements for recording. (Note: This provision is applicable only if the subscription includes video services.)
 - **13.14.3.1 Video-Only Services.** An institution is permitted to use or subscribe to a video service that only provides video of prospective student-athletes and does not provide information about or analysis of prospective student-athletes. Use of a subscription to such a service is subject to the provisions of Bylaw 13.14.3, except for subsections (c) and (e). **[D]** (Adopted: 1/15/11)
- 13.14.4 Slush Funds. An institution shall not permit any outside organization, agency or group of individuals to use, administer or expend funds for recruiting prospective student-athletes, including the transportation and entertainment of, and the giving of gifts or services to, prospective student-athletes or their relatives, legal guardians or friends.
 - **13.14.4.1** Pooled Resources. The pooling of resources for recruiting purposes by two or more persons shall constitute such a slush fund. However, this provision shall not apply to persons upon whom a prospect may be naturally or legally dependent.
 - **13.14.4.2 Company Funds.** The use of a company's funds to pay the expenses incurred in transporting a prospective student-athlete to the campus constitutes the use of pooled resources.
- **13.14.5 Alumni Organizations.** Bona fide alumni organizations of an institution may sponsor luncheons, teas or dinners at which prospective students (athletes and nonathletes) of that immediate locale are guests. A member institution's area alumni organization may be considered a bona fide part of that institution, provided such an organization is accredited by the president or chancellor of the institution and meets these additional terms and conditions: [D] (Revised: 8/5/04, 3/8/06)
- (a) A staff member of the institution periodically shall inspect the financial records of the alumni organization and certify that the expenditures comply with the rules and regulations of the NCAA and the conference(s), if any, of which the institution is a member; and
- (b) A club official shall be designated by the president or chancellor as the institution's official agent in the administration of the club's funds, and said club official shall file regular reports to the institution relating the manner in which the club funds have been spent in the recruiting of student-athletes. (Revised: 3/8/06)
 - **13.14.5.1 Subject to NCAA Rules.** If an alumni organization is certified by the president or chancellor as being a bona fide part of the institution, said organization becomes subject to all of the limitations placed upon the member institution by NCAA legislation. A violation of such legislation by any member of the alumni organization shall be a violation by the member institution. **[D]** (*Revised: 8/5/04, 3/8/06*)

13.15 PRECOLLEGE EXPENSES

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- 13.15.1 Prohibited Expenses. An institution or a representative of its athletics interests shall not offer, provide or arrange financial assistance, directly or indirectly, to pay (in whole or in part) the costs of the prospective student-athlete's educational or other expenses for any period prior to his or her enrollment or so the prospective student-athlete can obtain a postgraduate education. [R] (Revised: 8/5/04)
 - **13.15.1.1 Extent of Prohibition.** The provisions of Bylaw 13.15.1 apply to all prospective student-athletes, including those who have signed a National Letter of Intent or an institutional offer of admission or financial aid.
 - **13.15.1.2 Fundraising for High School Athletics Program.** An institution may not provide funding, directly or through paid advertisements, to benefit a high school athletics program. **[D]** (Adopted: 1/10/92, Revised: 4/26/01)
 - **13.15.1.2.1** Involvement by Local Representatives of Institution's Athletics Interests. A representative of an institution's athletics interests may provide funding to benefit a high school athletics program located in the community in which the athletics representative resides, provided: (*Adopted: 1/10/92*)
 - (a) The representative acts independently of the institution;
 - (b) The funds are distributed through channels established by the high school or the organization conducting the fundraising activity; and
 - (c) The funds are not earmarked directly for a specific prospective student-athlete.
 - 13.15.1.3 College Use of High School Facility. An institution may not contribute to a high school or its athletics booster club any funds realized from an athletics contest played or a practice held at a high school facility, except actual and necessary expenses for rental of the facility.
 - 13.15.1.4 State High School Association Use of Member Institution's Facilities. An institution may permit a state high school association to use its facilities to host state high school championship events at a reduced rate. (Adopted: 8/5/04)
 - 13.15.1.5 High School Contest in Conjunction with College Competition. A high school contest held in conjunction with an institution's intercollegiate contest shall be governed by the following: (*Revised: 1/10/90, 1/10/95*)

13.14 Use of Recruiting Funds.

13.14.1 Institutional Control. All funds for the recruiting of prospective student-athletes shall be deposited with the member institution, which shall be exclusively and entirely responsible for the manner in which such funds are expended.

13.14.2 Visiting a Prospective Student-Athlete. A member institution's athletics' department staff member may visit a prospective student-athlete or the prospective student-athlete's relatives or legal guardians at any location for recruiting purposes. However, on any such visit, the staff member may not expend any funds other than the amount necessary for his or her own personal expenses.

13.14.3 Recruiting or Scouting Services.

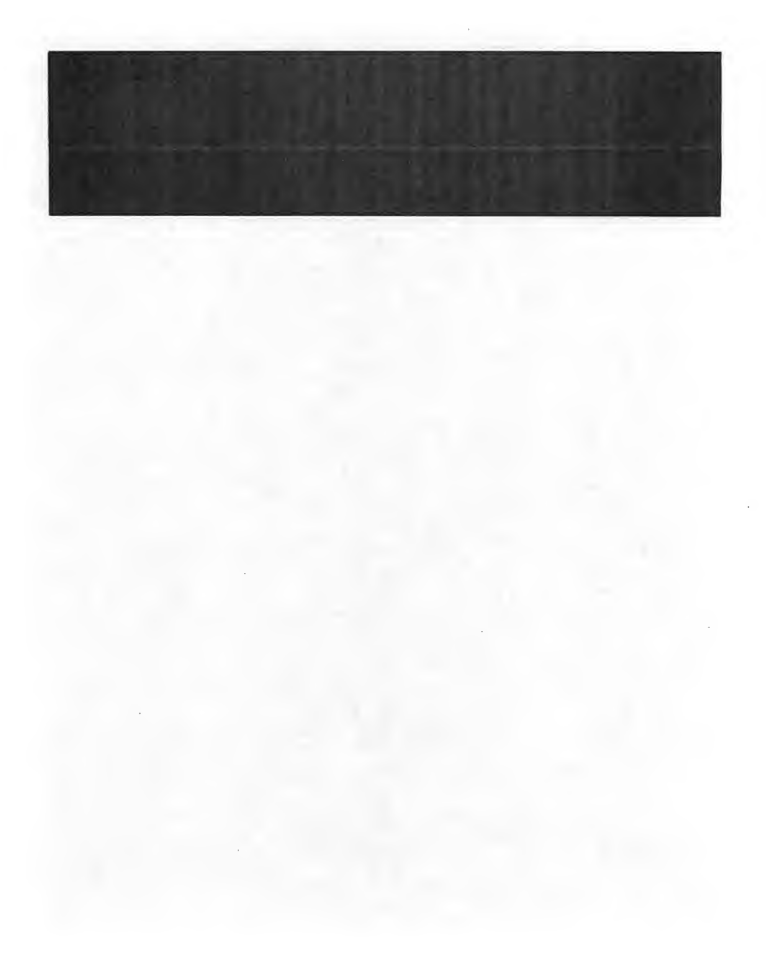
13.14.3.1 Basketball and Football. In basketball and football, an institution may subscribe to a recruiting or scouting service involving prospective student-athletes, provided the institution does not purchase more than one annual subscription to a particular service and the service: [D] (Adopted: 1/1/02, Revised: 8/5/04, 1/16/10, 1/14/12)

- (a) Is made available to all institutions desiring to subscribe and at the same fee rate for all subscribers;
- (b) Publicly identifies all applicable rates;
- (c) Disseminates information (e.g., reports, profiles) about prospective student-athletes at least four times per calendar year;
- (d) Publicly identifies the geographical scope of the service (e.g., local, regional, national) and reflects broad-based coverage of the geographical area in the information it disseminates;
- (e) Provides individual analysis beyond demographic information or rankings for each prospective studentathlete in the information it disseminates; and (Revised: 4/13/10)
- (f) Provides access to samples or previews of the information it disseminates before purchase of a subscription.
 - 13.14.3.1.1 Video-Only Services. An institution is permitted to use or subscribe to a video service that only provides video of prospective student-athletes and does not provide information about or analysis of prospective student-athletes. Use of a subscription to such a service is subject to the provisions of Bylaw 13.14.3.1, except for subsections (c) and (e) [D] (Adopted: 1/15/11, Revised: 1/14/12)
- 13.14.3.2 Sports Other Than Basketball and Football. In sports other than basketball and football, an institution may subscribe to a recruiting or scouting service involving prospective student-athletes, provided the service is made available to all institutions desiring to subscribe and at the same fee rate for all subscribers. An institution is permitted to subscribe to a service that provides scholastic and/or nonscholastic video. The institution may not contract with a service in advance to have a particular contest recorded or provided. [D1 (Adopted: 1/14/12)
- 13,14.3.3 Subscription Limited to Approved Services—Basketball and Football. In basketball and football, an institution shall not subscribe to a recruiting or scouting service unless the service has been approved by the NCAA pursuant to an annual approval process. [D] (Adopted: 1/14/12 effective 6(1/12)
- 13.14.4 Slush Funds. An institution shall not permit any outside organization, agency or group of individuals to use, administer or expend funds for recruiting prospective student-athletes, including the transportation and entertainment of, and the giving of gifts or services to, prospective student-athletes or their relatives, legal guardians or friends.
 - **13.14.4.1 Pooled Resources.** The pooling of resources for recruiting purposes by two or more persons shall constitute such a slush fund. However, this provision shall not apply to persons upon whom a prospect may be naturally or legally dependent.
 - **13.14.4.2 Company Funds.** The use of a company's funds to pay the expenses incurred in transporting a prospective student-athlete to the campus constitutes the use of pooled resources.
- 13.14.5 Alumni Organizations. Bona fide alumni organizations of an institution may sponsor luncheons, teas or dinners at which prospective students (athletes and nonathletes) of that immediate locale are guests. A member institution's area alumni organization may be considered a bona fide part of that institution, provided such an organization is accredited by the president or chancellor of the institution and meets these additional terms and conditions: (Revised: 3/8/06)
- (a) A staff member of the institution periodically shall inspect the financial records of the alumni organization and certify that the expenditures comply with the rules and regulations of the NCAA and the conference(s), if any, of which the institution is a member; and
- (b) A club official shall be designated by the president or chancellor as the institution's official agent in the administration of the club's funds, and said club official shall file regular reports to the institution relating the manner in which the club funds have been spent in the recruiting of student-athletes. (Revised: 3/8/06)
 - 13.14.5.1 Subject to NCAA Rules. If an alumni organization is certified by the president or chancellor as being a bona fide part of the institution, said organization becomes subject to all of the limitations placed upon

















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FOR RELEASE: June 23, 2004 2 p.m. Central time

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NCAA Division I
Committee on Infractions
Colonial Athletic Association

UNIVERSITY OF OREGON PUBLIC INFRACTIONS REPORT

I. INTRODUCTION.

This case was limited to the improper recruitment of a junior college football prospective student-athlete (hereafter, "the prospect") by a University of Oregon assistant football coach (hereafter, "the assistant coach"). The violations, which consisted primarily of impermissible contacts and violations associated with the administration of a National Letter of Intent (NLI), occurred over a two-day period during January 2003. The knowing and intentional nature of the assistant coach's conduct in this matter violated the ethical conduct standards set forth in NCAA Bylaw 10.1. It is for that reason that the case was considered to be "major." However, the committee noted that the assistant coach was in his 19th year at the institution and had never been involved in even a secondary violation prior to this infraction. Thus, it was the committee's conclusion that, taking into account that the assistant coach had no prior record of infractions, this appeared to be a serious one-time lapse in judgment of a well-established assistant coach.

The violations first came to light on the morning of Friday, January 17, 2003, when an administrative assistant in the football office reported to the compliance office that Internet recruiting services were reporting that there might be a problem with the with the prospect's NLI. The compliance office faxed the NLI in question to the Pacific-10 Conference (Pac-10) office for a determination of its validity. The conference office initially determined that the NLI appeared to be valid. Shortly thereafter the coordinator of student-athlete retention stopped by the compliance office and stated that the football staff did not think that the NLI was valid since it was executed after the January 15, 2003, 11:59 p.m. deadline for mid-year junior college transfers. The institution then referred the matter to the Pac-10's assistant commissioner for governance and enforcement to assist in an investigation into possible NCAA violations. The subsequent investigation revealed that the assistant football coach had multiple contacts with the prospect during one week and that he was present when the prospect executed his NLI to attend Oregon; both scenarios violated NCAA recruiting legislation.

It should also be noted that the prospect violated the terms of his NLI agreement. In that regard, the NLI Program Steering Committee met in February 2003, to discuss both the

institution's violation of program rules and the prospective student-athlete's breach of the terms of his NLI agreement. The committee determined that the prospect would not be subject to a two-year loss of eligibility as proscribed by NLI rules. In addition, the NLI committee placed the institution's football coaching staff on probation until the conclusion of the 2003-04 signing year.

The case was resolved through the summary disposition process, a cooperative endeavor that may be used in place of a formal hearing when the NCAA enforcement staff, the member institution and involved individuals agree to the facts of an infractions case and that those facts constitute major violations. Penalties are proposed by the involved institution. Following a review of the jointly-submitted summary disposition report during a May 4 teleconference, the committee decided to accept the findings contained in the report, as well as the university's proposed penalties.

A member of the Pacific-10 Conference, the university has an enrollment of approximately 19,091 students. The university sponsors eight men's and 10 women's intercollegiate sports. This was the university's second major infractions case, the university having appeared before the committee in 1981 for a case involving the football and men's basketball programs.

II. FINDINGS OF VIOLATIONS OF NCAA LEGISLATION.

A. VIOLATION OF RECRUITING CONTACT LEGISLATION. [NCAA BYLAW 13.1.5.1.2]

Over a two day period of time, January 15 and 16, 2003, the assistant coach had multiple contacts with the prospect, violating NCAA legislation limiting such contact to one per week.

Committee Rationale

The institution, the enforcement staff and the assistant coach agreed with this finding and that these facts constitute a violation of NCAA legislation. As indicated in the introduction of this report, the committee concurred with the facts of this, and the other findings contained in this report.

The investigation revealed that the institution issued the prospect a NLI (and a letter awarding athletics aid for the 2003 spring term) which was sent via overnight mail to the prospect's home on January 14. On January 15, 2003, the assistant coach traveled to the

prospect's hometown, to meet with the prospect and his parents in a final effort to recruit the young man. Up to that point, the prospect was seriously considering committing to either Oregon or the University of California. The home visit by the assistant coach occurred during the early evening of January 15 and lasted approximately 60-90 minutes. By 9 to 9:30 p.m. that evening, the assistant coach was making the return one-hour drive back to his hotel.

At approximately 11:30 p.m., the assistant coach telephoned the prospect on his (the prospect's) cell phone to inquire if the NLI had been executed. By this time, the prospect was staying at near-by hotel as he had a flight the next morning departing in order to return to his junior college. The prospect assured the assistant coach that the NLI would be signed. Less than an hour later, at 12:20 a.m. on January 16, the assistant coach again called the prospect to inquire about the status of the NLI. During this call, the prospect evaded the question as to whether or not he had signed the NLI. He did, however, inform the assistant coach that he wanted to attend California. The assistant coach attempted to convince the prospect to come to Oregon instead, citing Oregon's lack of depth at his position as well as the ability to enroll at Oregon during the spring quarter and thus participate in spring practices. The assistant coach also emphasized that, because California is on a semester system, the earliest the prospect could enroll there would be for the 2003 fall term.

The assistant coach assured the prospect that if he changed his mind at a later time, all he had to do was notify the assistant coach and he would destroy the NLI. Mindful that it was now past the midnight deadline for a junior college transfer to sign an NLI, the assistant coach instructed the prospect that the NLI should reflect that it was executed prior to midnight. At the conclusion of the call, it was agreed that the assistant coach would drive over to the prospect's hotel to pick up what the assistant coach assumed was the prospect's executed NLI. When the assistant coach arrived at the prospect's hotel in at approximately 12:45 a.m. on January 16, 2003, the prospect met him in the lobby. In meeting the prospect in this fashion, the assistant coach committed an additional violation of recruiting contact legislation

B. VIOLATION OF RECRUITING LEGISLATION – NATIONAL LETTER OF INTENT SIGNING. [NCAA Bylaw 13.1.6.2]

On January 16, 2003, the assistant coach was present in the lobby of the prospect's hotel when the prospect executed a National Letter of Intent to attend Oregon. The prospect delivered the executed document to the assistant coach. Such contact during the signing of the letter of intent is expressly forbidden by NCAA legislation.

Committee Rationale

The institution, the NCAA enforcement staff and the assistant football coach agreed with this finding, and that these facts constitute a violation of NCAA legislation. The committee concurred.

The evidence reflected that when the assistant coach arrived at the prospect's hotel at approximately 12:45 a.m. on January 16, 2003, the prospect met him in the lobby. To the surprise of the assistant coach, the prospect had not signed the NLI. After reminding the prospect that the document had to be dated before midnight on January 15, 2003, the prospect completed the NLI at a lobby table. The prospect affixed his signature, forged his father's signature on the document and falsely indicated that both signatures were executed at 9:36 p.m., on January 15, 2003. Upon his completion of the NLI, the prospect handed it to the assistant coach, who left and returned to his hotel. Upon arriving at his hotel, the assistant coach then gave a copy of the NLI to the hotel to be faxed to Oregon. The date and time imprinted on this faxed version of the NLI indicates that it was faxed at 3:26 a.m. Eastern time on January 16, 2003, from the hotel at which the assistant coach was staying.

C. UNETHICAL CONDUCT. [NCAA Bylaw 10.1]

On January 16, 2003, the assistant coach accepted an NLI from the prospect, which he knew to be invalid. The document was invalid for two reasons: (a) due to the time of its execution (after midnight of the last permissible signing date for midyear junior college transfers in the sport of football) and (b) the document contained the forged signature of the prospect's father. Despite direct knowledge of the circumstances surrounding the NLI's execution, the assistant football coach faxed the invalid document to the institution, the first step in an attempt to represent the NLI as a valid document.

Committee Rationale

The institution, the NCAA enforcement staff and assistant football coach agreed with this finding, and that these facts constitute a violation of NCAA legislation. The committee concurred that the assistant coach's knowing involvement in the falsification of the prospect's NLI clearly rose to level of unethical conduct. Moreover, under the terms of the NLI, the "falsification of a signature may result in a prospect forfeiting the first two years of eligibility at any NLI participating institution." So, not only did the assistant coach compromise himself through such action, his knowledge and intentional breach of

rules governing the National Letter of Intent program also put the prospect's remaining eligibility at serious risk.

III. PENALTIES.

As indicated in the introduction of this report, this was considered a major case, primarily due to the finding of unethical conduct against the assistant coach. However, because of the assistant coach's complete lack of past involvement in any type of infractions, including secondary violations, the committee concluded that this appeared to be an uncharacteristic, isolated, (although serious) case of a lapse of judgment. Therefore, the committee accepted the penalties the university imposed on the assistant coach, and did not add to them. Also as mentioned earlier, the committee accepted the university's other proposed penalties and corrective actions, and decided not impose any additional sanctions. (Note: the institution's corrective actions are contained in Appendix Two). The penalties proposed by the institution and adopted by the Committee on Infractions are, as follows:

- A. The university shall be publicly reprimanded and censured.
- B. The university shall be placed on two years of probation from May 4, 2004. (The date of the committee's consideration of this case).
- C. The assistant football coach shall be suspended without pay for one week during the 2003-04 academic year. He was also placed on one year of probation and had a letter of reprimand included in his personnel file.
- D. The institution did not allow the assistant football coach involved in this case to engage in any off-campus recruiting activities until January 2004. Further, in January 2004, he was allowed off campus for only one of the three permissible January contact weeks.
- E. The university restricted the number of coaches allowed off campus during the 2003-04 recruiting cycle. Typically, seven coaches are allowed to engage in off-campus recruiting activities during a contact period. The institution withheld one of the seven off-campus recruiting coaches during two of the permissible contact weeks during the 2003-04 recruiting cycle.
- F. The university terminated the recruitment of the prospective student-athlete involved in this case.

- G. During this period of probation, the institution shall:
 - 1. Continue to develop and implement a comprehensive educational program on NCAA legislation, including seminars and testing, to instruct the coaches, the faculty athletics representative, all athletics department personnel and all university staff members with responsibility for the certification of student-athletes for admission, retention, financial aid or competition;
 - 2. Submit a preliminary report to the director of the NCAA Committees on Infractions by August 15 setting forth the institution's plans and schedules for its compliance and educational program; and
 - 3. File with the committee's director annual compliance reports indicating the progress made with this program by May 1 of each year during the probationary period. Particular emphasis should be placed on the monitoring of recruitment by the football program and adherence to the rules and regulations of the National Letter of Intent program. The reports must also include documentation of the university's compliance with the penalties (adopted and) imposed by the committee.
- H.. At the conclusion of the probationary period, the institution's president shall provide a letter to the committee affirming that the university's current athletics policies and practices conform to all requirements of NCAA regulations.

As required by NCAA legislation for any institution involved in a major infractions case, the University of Oregon, shall be subject to the provisions of NCAA Bylaw 19.5.2.3, concerning repeat violators, for a five-year period beginning on the effective date of the penalties in this case, May 4, 2004.

The Committee on Infractions wishes to advise the institution that it should take every precaution to ensure that the terms of the penalties are observed. The committee will monitor the penalties during their effective periods, and any action contrary to the terms of any of the penalties or any additional violations shall be considered grounds for extending the institution's probationary period, as well as imposing more severe sanctions in this case.

NCAA COMMITTEE ON INFRACTIONS

Paul T. Dee Alfred J.Lechner, Jr. Gene A. Marsh Andrea Myers James Park Jr. Josephine R. Potuto Thomas E. Yeager; chair

APPENDIX ONE

CASE CHRONOLOGY.

2003

March 25 The institution self-reported the violation to the Pacific-10 Conference.

April 14 The Pacific-10 Compliance and Enforcement Committee met to discuss this violation. The committee accepted the corrective actions and penalties proposed by the institution.

May 17 - The Pacific-10 Conference passed the violation on to the NCAA's director of secondary infractions

September 24 Enforcement staff sent notice of inquiry and notice of allegations to the university.

2004

May 4 The NCAA Division I Committee on Infractions considered this case.

June 23 Infractions Report No. 225 was released.

University of Oregon Public Infracti	ons Report
June 23, 2004	
Page No. 9	

APPENDIX TWO

CORRECTIVE ACTIONS.

- 1. The assistant football coach received a letter of reprimand placed in his personnel file for a term of five years.
- 2. The assistant football coach will be on probation for the term of one-year from the date of the letter of reprimand. The letter of reprimand also states that any future violation of any NCAA, Pacific-10 Conference, NLIP or institutional rules may result in his termination.
- 3. The institution will conduct a mandatory NLI/NCAA rules education session with each member of its coaching staff so as to prevent any similar violation from occurring in the future.

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

City/State: EUGENE, OR Academic Year: 2008-09

Sport: Football

Name/LD, No.		E L I G		Stati	us of Si	tudent			Financ	ial Aid		E X E M	Con	intab	le Play	ers .	Ch: Star	inge in Tus	Rev. Dist.
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				S-07 S-07	1.30	1.0	Y	FY	\$31,180.00	5.00	\$31,180.00		\$31,180.00		X	1.00			1.00
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				F-05 F-07	.00	1.0	Y		\$.00	S.00	5.00		\$31,180.00			.00			.00
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Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

City/State: EUGENE OR

Academic Year: 2008-09

Sport: Football

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				F-07 F-07	1.00	0.0	Y	FY	\$31,180.00	\$.00	531,180.00		\$31,180.00		x	1.00			1.0
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				F-06 F-06	2.00	1.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,160.00		x	1.00			1.0
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Report Date: 4/26/2012
Institution: UNIVERS

UNIVERSITY OF OREGON

City/State: EUGENE, OR Academic Year: 2008-09

Sport: Football

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Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

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Academic Year: 2008-09

Sport: Football

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				F-08 F-08	.00	0.0	Y	FY	\$19,895.00	\$.00	\$19,895.00		\$19,895.00	x	х	1.60			1.0
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				F-04 F-04	4.00	3.0	Y	F/W	\$20,786,00	\$.00	\$20,786.00		\$31,180.00		x	.67	G	03/31/2009	•
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Report Date: 4/26/2012

UNIVERSITY OF OREGON

Institution: City/State: EUGENE, OR Academic Year: 2008-09

Sport: Football Maximum Grants Permitted: 85.0

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				F-05 F-08			Y	F	\$10,393.00		\$10,393.00		\$31,180.00	x	x	.33	С	12/18/2008	
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Report Date: 4/26/2012 Institution:

UNIVERSITY OF OREGON

City/State:

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Academic Year: 2008-09

Sport: Football

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Report Date: 4/26/2012
Institution: UNIVERSITY OF OREGON

City/State: EUGENE, OR

Academic Year: 2008-09

Sport: Football

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	F	w s	Term 1st enrolled Any Your	rec'd		Recr.	Period of award	Athletic grant amount	Other cntbl aid	Total cathl aid	P T	Full grant amount	Ini- tial		Equi- valent award	Reason	Date	Equi- valent award
			F-05 F-07	.00	1.0	N		2.00	\$.00	\$.00		\$31,180.00		•	.00	Λ	08/06/2009	.0
			F-05 F-05	.00	1.0	N	FY	\$15,438.00	\$.00	S15,438.00		\$17,770.00		x	.87			3.
			F-07 F-07	.00	1.0	Ņ		\$.00	\$.00	5.00		\$31,180.00			.00	A	08/06/2009	.0
			F-07 F-07	.00	0.0	'n		\$.00	\$.00	2.00		\$17,770,00			.00	A	03/30/2009	.0.
			F-07 P-07	.00.	0.0	N		.5.00	\$.00	\$.00		\$17,770.00			.00.	С	03/30/2009	.0
			F-04 F-04	4.00	3.0	Y	F/W	\$20,786.00	\$.00	\$20,786.00		\$31,180.00		x	.67	G	03/26/2009	.6
			F-08 F-08	.00	0.0	Y	FAV	\$23,242.00	\$.00	\$23,242.00		533,305.00	x	x	.70	w	03/31/2009	.7
			F-08 F-08	.00	0.0	Y		\$.00	\$.00	\$.00		\$17,504.00			.00			.0
			F-08 P-08	.00	0.0	Y	FY	\$33,305.00	\$.00	\$33,305.00		\$33,305.00	x	x	1.00			1.0
			F-04 F-06	3.00	2.0	Ÿ	F/W	\$20,786,00	\$.00	\$20,786.00		\$31,180.00		x	.67	G	03/31/2009	.6
			F-05 TV-07	.00.	1.0	N		\$.00	\$.00	\$.00		\$17,770.00			.00			0.
			F-06 F-06	.00	1.0	N		\$.00	2.00	00.2		5 31,180.00			.00	C	08/19/2008	.0.
			F-06 F-08	2.00	2.0	Y	FY	\$31,180.00	2.00	\$31,180.00		\$31,180.00	X	x	1.00			1.0
			F-04 F-04	.70	3.0	N	FY	\$17,770.00	00.2	\$17,770.00		\$17,770.00		X	1.00			1.0
			W-08 W-08	.70	0.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00	x	X	1.00			1.0
			F-07 F-07	.00	0.0	N		\$.00	\$.60	\$.00		\$17,770.00			.00			.ຍ
			F-08 W-09	.00	0.0	N		\$.00	\$.00	\$.00		\$17,770.06			.00	À	03/30/2009	.0

Academic Year: 2008-09

Sport: Football

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

City/State: EUGENE, OR Maximum Grants Permitted: 85.0

	EUGENE,	, 01														NI	iximum (Luntz 1	'ermitted:	85.U
Name/I.D. No.			E L I G		Stat	us of S	tudent			Financ	ial Aid		E X E M		ıntab	le Play	ers	Cha Stat	nge in us	Rev. Dist.
		F	w	S	Term 1st enrolled Any Your	rec'd		Recr.	Period of award	Athletic grant amount	Other cutbl. aid	Total entbl. aid	P T	Full grant amount	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
					F-04 F-04 F-07 F-07		4.0 0.0	Y	FY FY	\$31,180.00 \$.00	\$.00 \$.00	\$31,180.00		\$31,180.00 \$17,770.00			.00.	E W	01:06/2609	1.04 .Ct
					F-08 F-08			Y	FY	\$33,305.00	\$.00	\$33,305.00		\$33,305.00	X	X	1.00			1.0
					F-06 F-06 F-08 F-08		0.0	Ŋ	FY	\$31,180.00		\$31,180.00		\$31,180.00		х	.00	С	11/11/2008	1.0
					F-08 F-08			N		\$.00		00.2		\$17,770.00			.00	Λ	03/30/2009	
					S-07 S-07 F-04 F-04		3.0	Y Y	FY FY	\$31,180.00	\$.00	\$31,180.00 \$31,180.00		\$31,180.00 \$31,180.00		x x	1.00			1.
					S-06 S-06			Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		X	1.00			:
					F-08 F-08 F-08 F-08			Y		\$.00		\$.00		\$17,504.00			.00.	Q	C&U&2008	
					F-08 F-08	.00	0.0	Y	FY	\$33,305.00	\$.00	\$33,305.00		\$33,305.00	X	x	1.00			1.3
					F-08 F-08 F-05 F-07			Y Y		\$.00 \$.00		\$.00		\$30,914.00 \$31,180.00			.00.			٠
					F-05 S-08			Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00	x	x	1.00			1.
					F-04 F-04 W-08 W-08		3.0 0.0	Y	F/W FY	\$20,786.00 \$31,180.00		\$20,786.00 \$31,180.00		\$31,180,00 \$31,180.00	x	x x	.67 1.00	G	03/26/2009	1.
					17-00 17-00	.70	0.0	•		251,100.00	w.v.	201,100.00			••					

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

/ERSITY OF OREGON
Sport: Football

Academie Year: 2008-09

City/State: EUGENE, OR Maximum Grants Permitted: 85.0 Name/I.D. No. E Status of Student Financial Aid \mathbf{E} Countable Players Change in Rev. X 1. Status Dist. E I G M F W S # yrs # of Reer. Period Full Term 1st Athletic Other Total Ini- Over-Equi-Renson Equienrolled ree'd seas tial jall entbl. entbl. valent grant grant valent Any Your aid util aid award amount aid amount award award! F-08 F-08 .00 0.0 N \$.00 5.00 SOU \$31,130.05 130 Α B9/02/2008 CU 5.00 :00 F-06 F-06 (E) 1.0 N \$.00 \$.00 \$17,770.00 .00 F \$10,393.00 \$10,393.00 33 11 01/13/2009 33 F-05 F-05 3.00 2.0 \$.00 \$31,180.00 W-09 W-09 .00 0,0 Y W/S 522,202.00 5.00 \$22,202,00 \$33,305.00 .00 01/08/2009 57 F-07 E-07 FY \$31,180.00 00.2 \$31,180.00 \$31,180.00 X 1.00 1.00 1.00 0.0 \$.00 531,130.00 \$31,180.00 3 1.00 1.00 F-05 F-05 \$31,180.00 2.0 N FY F-07 F-07 1.60 1.0 Y FOV \$20,786.00 \$.00 \$20,786.00 \$31,180,00 X .67 Q 03/31/2669 .67 F-04 F-04 F \$10,394,00 9.03 \$10,394.08 \$31,180.00 3 .33 01/05/2009 .33 4.00 3.0 \$30,786,00 \$20,786.00 \$31,180.00 X 01/07/2009 .57 F-07 W-09 1.50 1.0 W/S 00.2 .57 \$33,305,00 \$33,305.00 \$33,365,60 X 3 1.50 1.00 F-08 F-08 .00 0.0 FY 5.00 \$31,180.00 5.00 \$31,180.00 \$31,180.00 1. 1.00 1.00 F-06 F-06 FY 2.00 1.9 X 1.90 F-06 F-06 2.0 3" FY \$31,180,00 \$.00 \$31,180,00 \$31,180.00 1,00 2,00 \$.00 \$.00 \$17,770.00 dit. 16/02/2003 iit. F-07 F-07 .00 0.0 N 5.00 \$.00 \$31,180.00 .60 09/02/2008 .00 \$.00 \$.00 F-08 F-08 .00 0.0 % \$31,150.00 5,00 \$31,180.00 \$31,189.00 X 1.00 1.00 Y FY S-07 S-07 1.30 1.0 F-06 S-08 N \$.00 \$,00 5.00 \$9,211,00 .00 100. .00 2.0 \$31,180,00 \$31,180.00 Σ 1.00 1.00 F-05 F-05 Y FY \$31,180,00 5.00 3.00 2.0

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

City/State: EUGENE, OR

Academic Year: 2008-09

Sport: Football

Name/LD, No.		E L I G	·	Stat	us of Si	ludent			Financ	ial Aid		E X E M	Cou	intab	ole Play	yers	Ch: Sta	inge in tus	Rev. Dist.
en e	F	W	S	Term 1st enrolled Any Your	# yrs rec'd aid	# of seas util	Reer.	Period of award	Athletic grant amount	Other cntbl. aid	Total entbl. aid	P T	Full grant amount	Ini- tial	Over	- Equi- valent award	Reasor	Date	Equi- valent award
`				F-06 F-06	.00	0.0	N	 	\$.00	\$.60	\$.00		\$31,180.00		-d	.00	L		.00
ŧ.				P-05 F-05	.00	1.0	N		\$.00	\$.00	\$.00		\$31,180.00			.00			.00
				F-06 F-07	.00	1.0	N		\$.00	\$.00	00.2		\$17,770.00			.00.	Α	01/07/2009	.00
				F-05 F-07	.00	2.0	N		\$.00	\$.00	\$.00		\$31,180.00			.00	Α	09/02/2008	.04
				F-08 F-08	.00	0.0	Y	FY	\$33,305.00	\$.00	533,305.00		\$33,305.00	x	x	1.00			1.0
				F-04 F-04	1.70	3.0	N	F/W	\$11,846.00	2.00	\$11,846,00		\$17,770.00		x	.67	G	03/26/2009	.6
				F-05 9-08	3.00	2.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00	x	x	1.00			1.0
				F-05 F-05	.00	1.0	N		2.00	2.00	2.00		\$17,770.00			.00			.0
				F-06 F-06	.00	1.0	N		\$.00	\$.00	\$.00		\$31,180.00			.00.			.0
				F-06 F-06	.00	0.0	Y		\$.00	\$.00	2.00		\$17,770.00			.00	Q	10/16/2008	.0
				F-05 S-08	2.50	0.0	Y		\$.00	\$.00	00.2		\$17,770.00			.00	Α	01/16/2009	.0
				F-08 F-08	.00	0.0	N		\$.00	\$.00	60.2		\$30,914,00			.00.	A	09/30/2008	.0
				F-07 F-07	1.00	1.0	Y ,	FY	\$31,180.00	\$.00	\$31,180.00		531,180.00		х	1.00			1.0
				W-05 W-05	3.60	3.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		231,180 .00		x	1.00			1.0
				F-07 F-07	1.00	1.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.09		x	1.00			1.0
				F-07 F-07	.00	0,0	ĸ		\$.00	\$.00	\$.00		\$31,180.00			.00			1.
				P-08 F-08	.00	0.0	N		\$.00	\$.00	\$.00		\$17,770,00			.00	٨	04/06/2009	.(

Report Date: 4/26/2012

UNIVERSITY OF OREGON

Academic Year: 2008-09 Sport: Football

Institution: City/State: EUGENE, OR

Name/LD. No.		E L I G		Staft	is of S	tudent			Financ	ial Aid		E X B M	Cou	ntab	de Playe	e rs	Cha Stat	nge in us	Rev. Dist.
and the second policy of the	F	W	s	Term 1st enrolled Any Your	rec'd	# of seas util	Recr.	Period of award	Athletic grant amount	Other entbl. nid		P T	Full grant amount	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
	•			F-08 F-08	.00	0.0	Y	FY	\$19,895.00	00.2	\$19,895.00		\$19,895.00	X	х	1.00			1.00
				F-07 F-07	1.00	0.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		x	1.00			1.00
				S-08 S-08	.30	0.0	Y	FY	\$31,180.00	00.2	\$31,180.00		\$31,180.00	X	x	1.00			1.00
				F-04 F-04	4,00	3.0	Y	F/W	\$20,786.00	\$.00	\$20,786.00		\$31,180.00		х	.67	G	03/31/2009	.67
				F-06 F-06	.00	0.0	N		\$.00	\$.00	\$.00		\$17,770.00			.00	٨	03/30/2009	.00
				F-08 F-08	.00	0.0	Y		\$.00	\$.00	2.00		\$17,504.00			.00			.00
		ŧ.		F-06 1'-07	1.00	0.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		X	1.00			1.00
				F-06 F-06	2:00	1.0	Y	FY	\$31,180.60	\$.00	\$31,180.00		\$31,180.00		х	1.00			1.00
				F-04 F-04	4.00	3.0	Y	F	\$10,394.00	\$.00	\$10,394.00		\$31,180.00		x	.33	G	01/09/2009	.3:
				F-06 F-08	2.00	2.0	Y	FY	231,180.00	00.2	\$31,162		\$31,180.00	X	x	1.00			1.00
				F-05 F-05	3.00	2.0	Y	FY	231,180.00	. \$.00	\$31,180.00		231,180.00		x	1.00			1.00
				F-07 F-07	1.00	1.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		x	1.00			1.00
				F-08 F-08	.00	0.0	Y	FY	00.202,882	2.00	\$33,305.00		\$33,305.00	x	x	1.00			1.00
				F-05 F-05	3.00	3.0	Y	F	\$10,394.00	2.00	\$10,394.00		\$31,180.00		x	.33	w	01/09/2009	.33
				F-06 F-06	2.00	1.0	Y	FY	\$31,180.00	\$.00	531,180.00		\$31,180.00		x	1.00			1.00
				F-08 F-08	.00.	0.0	Y	FY	\$33,305.00	2.00	\$33,305.00		\$33,305.00	x	x	1.00			1.00
				F-08 F-08	.00	0.0	Y	FY	\$33,305.00	\$.00	\$33,305.00		\$33,305.00	х	x	1.00			1.0

UNIVERSITY OF OREGON

Report Date: 4/26/2012
Lastitution: ENIVERSITY
Gity/State: EUGENE, OR

Academic Year: 2008-09

Sport: Football

Name/LD. No.		E L I G		tus of S		-	7	Financ			E X E M			le Play		Stat		Rev. Dist.
	F	W S	Term 1st enrolled Any Your	rec'd	# of seas util	Recr.	Period of award	Athletic grant amount	Other entbl. aid		P T	Full grant amount	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
-			F-06 F-06	5 2.00	1.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		X	1.00			1.00
			F-05 F-06	.00	0.0	N		\$.00	\$.00	00.2		\$31,180.00			.00			.00
			F-04 F-04	4.00	3.0	Y	FAV	\$20,786.00	\$.00	\$20,786.00		\$31,180.00		x	.67	G	03/26/2009	.67
			F-05 F-08	3.00	2.0	Y	F	\$10,393.00	\$.00	\$10,393.00		\$31.180.00	x	x	.33	С	12/18/2068	.33
			F-04 F-04	1.00	3.0	N	r	\$9,449.00	\$.00	\$9,449.00		\$28,348.00		x	.33	G	01/09/2009	.33
			F-07 F-07	7 1.00	0.0	Y	FY	\$31,180.00	\$.00	00.081.162		\$31,180.00		x	1.00			1.00
			F-07 F-07	7 1.00	1.0	Y	FY	\$31,180.00	5.00	\$31,180.00		\$31,180.00		x	1.00			1.00
			F-04 P-04	4.00	3.0	Y	F	\$10,394.00	\$.00	\$10,394.00		\$31,180.00		х	.33	G	01/09/2009	.33
			P-04 F-04	4.00	3.0	Y	F	\$10,394.00	\$.00	\$10,394.00		\$17,770.00		x	.58	G	01/09/2009	.58
			F-07 S-09	2.00	2.0	Y	s	\$10,393.00	\$.00	\$10,393.00	x	\$31,180.00			.00	AY	03/30/2009	.33
			F-07 E-07	.00	0.0	Y		\$.00	\$.00	2.00		231,182.00			.00			.00
			F-07 F-07	7 1.00	1.0	Y :	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		x	1.00			1.00
			F-06 F-08	2,00	1.0	Y	FY	\$31,180.00	S.00	\$31,180.00		\$31,180.00	x	x	1.00			1.00
			P-07 F-07	1.00	1:0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		x	1.00			1.00
			S-07 W-09	1.50	2.0	Y	W/S	\$20,786.00	00.2	\$20,786.00		\$31,180.00	x	x	.G7	A	01/07/2009	.67
			F-08 F-08	.00	0.0	x		\$.00	\$.00	\$.00		\$17,770.00			.00	٨	09/30/2008	.00
			F-07 F-09	.00	0.0	N		\$.00	00.2	\$.00		\$17,770.00			.00	٨	03/30/2009	.00

Academic Year: 2008-09

Report Date: 4/26/2012
Institution: UNIVERS

UNIVERSITY OF OREGON

Sport: Football City/State: BUGENE, OR Maximum Grants Permitted: 85.0

Name/LD. No.	E	Statu	s of St	tudent			Financ	ial Aid		E X	Cou	ıntab	le Play	ers		nge in	Rev.
	L I G	·													Status		Dist.
1 	F W S	Term 1st enrolled Any Your	rec'd		Recr.	Period of award	Athletic grant amount	Other cntbl. aid	141(21)	P T	Full grant amount	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
		F-07 F-07	1.00	1.0	Y	FY	\$31,180.00	00.2	\$31,180.00		\$31,180.00		Х	1.00	A	08/25/2008	1.60
		F-08 F-08	.00	0.0	Y		\$.00	00.2	\$.00		\$30,914.00			.00			.00
ę.		F-07 F-07	1.00	0.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		х	1.00			1.00
		F-06 F-06	2.00	1.0	Y	FY	\$31,180.00	00.2	\$31,180.00		\$31,180.00		X	1.00			1.00
		F-06 F-06	2.00	1.0	Y		5.00	\$.00	\$.00		\$31,180.00			.00			.00
		F-08 F-08	.00	0.0	Y		\$.00	\$.00	\$.00		\$29,320.00			.00	С	03.70/2009	.00
		F-07 F-07	1.00	1.0	Y	FY	\$17,770.00	5.00	\$17,7/0.00		\$17.770.00		x	1.00			1.60
		F-06 F-06	.00	0.0	N		2.00	\$.00	\$.00		\$31,180.00			.00	С	01/06/2009	.00
		F-07 F-07	1.00	0.0	Y	FY	\$31,180.00	00.2	231,180.00		\$31,180.00		x	1.00			1.00
		F-08 F-08	.00	0.0	Y		\$.00	\$.00	\$.00		\$30,914.00			.0û	С	05/19/2009	.00
		P-07 F-07	1.00	0.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		·X	1.00			1.00
		F-05 F-05	3.00	3.0	Y	F	\$10,394.00	\$.00	\$10,394.00		\$31,180.00		x	.33	G	01/09/2009	.33
		P-08 F-08	.00	0.0	Y	FY	\$33,305.00	\$.00	\$33,305.00		\$33,305.00	x	x	1.00			1.00
		P-06 F-06	2.00	1.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		x	1.09			1.00
		F-07 F-07	1,00	1.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		x	1.00			1.00
		F-05 F-07	1.00	3.0	Y	F/S	\$20,786.00	\$.00	\$20,786.00		\$31,180,00		x	.57	Ē	04/06/2009	.67
		F-07 F-07	.00	0.0	И		00.2	\$.00	\$.00		\$17,770.00			.00	c	10/17/2008	.00

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

City/State: EUGENE, OR

Academic Year: 2008-09

Sport: Football

Name/I.D. No.	E L 1 G	L 1					E X E M	Con	intab	le Pla	yers	Cha Stat	Rev. Dist.				
	F W S	Term 1st enrolled Any Your	rec'd		Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid	P T	Full grant amount	Ini- tial	Over	- Equi- valent award	Reason	Date	Equi- valent award
		F-06 F-07	.00	1.0	N		\$.00	\$.00	\$.00		\$31,180,00			.00	Λ	08:06/2069	.00
		F-05 F-05	.00	1.0	$N_{\rm i}$	FY	\$15,432.60	5.00	\$15,438.00		\$17,770.00		X	.87			.57
		F-07 F-07	.00	1.0	N		\$.00	5.00	00.2		\$31,180.00			.00	F_{0}	08/06/2009	.00
		F-07 F-07	.00	0.0	N		5.00	00.2	2.00		\$17,770,00			.00	Λ	03/30/2009	.00
		F-07 F-07	.00	0.0	N		5.00	5.00	5.00		\$17,770.00			.00.	C	03/30/2009	.00
		F-04 F-04	4.00	3.0	Y	F/W	\$20,786,00	\$.00	\$20,786.00		\$31,180.00		X	,67	G	03/26/2009	.67
		F-03 F-08	:00:	0.0	Y	F/W	\$23,242.00	5.00	\$23,242.03		\$33,205.00	X	Z_i	.70	$M_{\rm b}$	03/31/2009	.70
		F-08 F-08	.00	0.0	7		5.00	\$.00	00.2		\$17,504.00			.00			.00,
}		F-08 F-08	,Ot)	0.0	Y	FY	\$33,305.00	\$.00	\$33,305,09		\$33,305.00	N	X	1.00			1.05
		F-04 F-06	3.00	2.0	1	F/W	\$20,785.00	00.2	\$20,786.00		\$31,180.00		Х	.67	G	03/31/2009	.67
		F-05 W-07	.00	1.0	N		\$.00	\$,00	\$.00		\$17,770.00			00,			.69.
		F-05 F-05	.00	0.1	N		\$.00	5.00	00.2		\$31,180.00			.00	C	08/19/2008	.00
		F-05 F-03	2.00	2.0	Y	FY	\$31,180.60	\$.00	\$31,180.00		\$31,180.00	X	Х	1,00			1.00
		F-04 F-04	.70	3.0	N	FY	\$17,770.00	5.00	\$17,770.00		\$17,770.00		N.	1.00			1.00
		W-05 W-03	.70	0.0	Y	l ^T Y	\$31,189.00	\$.00	\$31,180.00		\$31,180.00	X	7.	1.00			1.00
		F-07 F-07	.00	0.0	N		5.00	\$.00	\$.00		\$17,770.00			.00			.00
		F-08 W-09	.00	0.0	3, 8 4.5		\$,60	\$.03	00,2		\$17,770.00			.00,	A	03/30/2009	.00

Report Date: 4/26/2012

UNIVERSITY OF OREGON

City/State:

Institution:

EUGENE, OR

Academic Year: 2008-09

Sport: Football

Name/LD. No.	No. E L I G					Status of Student			Financial Aid					ntab	le Play	ers	Change in Status		Rev. Dist.
	F	W	S	Term 1st enrolled Any Your	rec'd	# of seas util	Recr.	Period of award	Athletic grant amount	Other cutbl.	Total entbl. aid	P T	Full grant amount	Ini- tial		Equi- valent award	Reason	Date	Equi- valent award
				F-06 F-06 F-05 F-05			Y	FY FY	\$17,770.00 \$31,180.00		\$17.770.00 \$31,180.00		\$17,770.00 \$31,180.00		x x	1.00			1.00
				F-05 F-05	3.00	2.0	Y	FY	\$31,180.00	\$.00	\$31,180.00		\$31,180.00		x	1.00			1.00
				F-08 S-09 F-05 W-07			Y Y	S FY	\$11,102.00 \$31,180.00		S11,102.00 S31,180.00	X	\$33,305.00 \$31,180.00		X	.00 1.00	ΛY	03/30/2009	.3:
				F-04 W-06			Y	ř	\$10,394,00		\$10,394.00	,	\$31,180.00		х	.33	w	01/09/2009	.3
				F-07 F-07			Y Y	FY F	\$31,180.00 \$10,394.00		\$31,180.00 \$10,394.00		\$31,180.00 \$31,180.00		x x	1.00	G	01/09/2009	1.0
				F-07 F-07			Y	FY	\$31,180.00		531,180.00		\$31,180.00		х	1.00		77707 2007	1.0
				F-06 F-08			Y	FY	\$31,180.00		\$31,180.00		\$31,180.00	х	X	1.00			1.0
				F-07 F-07 F-08 F-08			Y Y	FY	00.081,162		\$31,180.00		\$31,180.00 \$17,504.00		Х	.00	Q	10/22/2008	1.0
				F-04 F-04	4.00	3.0	Y	F/W	\$20,786.00	\$.00	\$20,786.00		\$31,180.00		Х	.67	G	03/26/2009	.6
				F-05 F-05 W-08 W-08	2.00		K Y	FY FY	\$31,180.00 \$31,180.00		\$31,180.00		\$31,180.00 \$31,180.00	x	x x	1.00			1.0
iquad-List Totals				11-00 11-00	.70	V.V	٠		\$2,316,240.00		\$2,241,363.00			24	85	73.82			76.15

Penalties (CP)	Legislated Maximum Team Limit for Sport (X)	Subject to in 2008-09 (y)		Maximum Team Limit for This Aendemic Year (x - y) - z	CP Applicable to 2008-09 Carried Over to 2009-10 (if any)
		-			
Form completed Form approved l		Title:Date:	Te	elephone:	Date:
V. 1.4.4	ities' Signature:		Date:		
Head Coach's Si	gnature:	D:	nte:		
Additional Signs	ture:	Title:			
Additional Signa Required by Byl	ture: aw 15.5.10.2. File i	Title: n director of athle			

Report Date: 4/26/2012
Institution: UNIVERS

UNIVERSITY OF OREGON

City/State: BUGENE, OR Academic Year: 2009-10

Sport: Football

Name/LD. No.	E L I G	Status of Student				Financial Aid					Cou	mtab	ole Play	Change in Status		Rev. Dist.	
	F W S	Term 1st enrolled Any Your	rec'd	# of seas atil	Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid	P T		Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
•		F-09 S-10	.00	0.0	N		\$.00	\$.00	\$.00		\$19,257.00	L	-	.00	۸	03/31/2010	.60
		F-08 F-08	1.00	1.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
		F-06 F-06	3.00	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		X	1.00			1.00
		F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263 00	Х	х	1.00			1.00
		F-09 F-09	.00	C.0	Y	PY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	x	1.00	Ų	04/29/2010	1.00
		F-09 F-09	.00	0.0	Y	FY	\$35,263.00	200.2	\$35,263.00		\$35,263.00	x	X	1.00			1.00
		S-07 S-07	2.30	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		х	1.00			1.60
		S-06 S-06	3.30	2.0	Y	FY	\$35.547.00	00.2	\$35,547.00		\$35,547.00		x	1.00			1.00
		F-08 P-08	.00	1.0	N		\$.00	\$.00	\$.00		\$35,263.00			.00.			ΟÚ.
		F-03 F-08	1.00	1.0	Y	FY	\$35.547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
		F-08 F-08	.00	1.0	Y		\$.00	\$.00	\$.00		\$35,263.00			.00			.00
		F-09 F-09.	.00	0,0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	X	x	1.00			1.60
		F-05 S-08	3.00	3.0	Y	F	\$11,849.00	00.2	\$11,849.00		\$35,547.00		×	.33	W	01/20/2010	.33
		F-09 F-09	.00	0.0	Y	F/W	\$23,508.00	\$.00	\$23,508.00		\$35,263.00	x	x	.67	w	02/10/2010	.67
		W-08 W-08	1.70	1.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
		F-05 F-08	.00	1.0	N		\$.00	\$.00	\$.00		\$35,547.00			.00.			.00.
		F-07 W-10	1.00	0.0	N		\$.00	\$.00	\$.00		\$19,257.00			.00	A	03/31/2010	.00

Report Date: 4/26/2012

Institutions UNIVERSITY OF OREGON City/States

Academic Year: 2009-10

EUGENE, OR

Sport: Football Maximum Grants Permitted: 85.0

ny/State: EUGEN	E	Status	ofSt	udent		r	Financ	ial Aid		E	Cor	ıntah	le Play	ers	Cho	nge in	Rev.
	Ĺ	Jintus	71 JL	nucul		[v. versitte	ond FLIM		X		***************************************	-		Stat	•••	Dist
	I G					1				E M							
	F W S	Term 1st #	tyrs	#of	Recr	Period	Athletic	Other	Total	P	Full	Ini-	Over-	Equi-	Reason	Date	Equi
	1 " " 3		ec'd		*****	of	grant	entbl.	entbl.	Т		tial		valent	11043011	D	valer
45		Any Your a	iid	util		award	amount	aid	aid ,		amount			award			awar
		F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263,00	X	х	1.00			1.
		F-09 F-09	.00	0.0	N		200.2	\$.00	\$.00		\$.00			.00.	A	09/08/2009	
		F-06 F-06	.00	2.0	N	FY	\$19,257.00	\$.00	\$19,257.00		\$19.257.00		x	1.00			1
		W-09 W-09	1.00	1.0	Y	FY	\$35,547.00	00.2	\$35,547.00		\$35,547.00	x	x	1.00			ì
		F-07 F-07	2.00	1.0	Y	FY	\$35,547.00	00.2	\$35,547.00		\$35.547.00		x	1.00			1
		P-05 P-05	1.00	3.0	N	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1
		F-08 W-10	2.00	2.0	Y	W/S	\$23,698.00	\$.00	\$23,698.00		\$35,547.00	x	х	.67	٨	01/05/2010	
		F-07 W-09	2.50	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		х	1.00			1
		F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	х	1.00			1
		F-08 F-08	1.00	1.0	Y	FY	\$35,547.00	\$.00	\$35.547.00		\$35,547.00		x	1.00			1
		F-09 F-09	.00	0.0	¥	FY	\$35,263.00	\$.00	535,263.00		\$35,263.00	x	x	1.00		*	1
		F-06 F-06	3.00	2.0	Y	FY	535,547.00	\$.00	S35,547.00		\$35,547.00		X	1.00			1
		F-06 F-06	3.00	3.0	Y	FΥ	\$35,547.00	\$.00	\$35,547:00		\$35,547.00		x	1.00			i
		\$-07 \$-07	2.30	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1
		F-09 F-09	.00	0.0	N		2.00	\$.00	00.2		\$18,973.00		÷	.00.	A	08/13/2009	
		F-09 F-09	.00	0.0	N		200.2	2.00	\$.00		\$19,257.00			.00.	Α	03/31/2010	
		F-05 F-05	4.00	3.0	Y	F	\$11,849.00	\$.00	\$11,849.00		\$35,547.00		х	.33	G	01/20/2010	

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

City/State: EUGENE, OR

Academic Year: 2009-10

teatemite real, 2007,-10

Sport: Football
Maximum Grants Permitted: 85.0

Name/I.D. No.	E L L G	Status of S	indent			Financ	ial Aid		E X E M	Cou	ntabh	e Play	ers	Chai Stati	ige în is	Rev. Dist.
	F W S	Term 1st # yrs enrolled rec'd Any Your aid		Reer.	Period of award	Athletic grant amount	Other entbl.	Total entbl. aid	P T		lni- tial		Equi- valent award	Reason	Date	Equi- valent award
		F-96 F-96 .01	1.0	N		\$.03	\$.00	\$.00		\$35,547.00	-		,00	C	04/01/2010	.00.
		F-05 F-05 .00	2.0	N	FY	\$35,547,00	\$.00	\$35,547.00		\$35,547.00		X	1.08			1,00
		F-06 F-07 .0	2,0	N		\$.00	5.00	00.2		\$19,257.00			.00.	A	09/08/2009	.00.
- 1		F-09 F-09 .0	0.0	N		3.00	\$.00	\$.00		\$.00			00	٨	10/01/2009	ບຄ
		F-09 F-09 .0	0,0	N		\$.00	\$.00	\$.00		\$35,263.00			.00	Α	10/01/2009	1,47
		F-08 F-08 1.0	9.1	Y	F/W	\$23,698.00	\$.00	\$23,698.00		\$35,547.00		X	.67	C	01/02/2010	.67
		F-05 S-08 -1.08	3.0	Y	F	\$11,849.00	\$.00	\$11,849.00		\$35,547.00		X	.33	11.	03/30/2010	.53
		F-05 F-05 .00	0.0	N	FY	\$17,317.00	\$.00	\$17,317.60		\$19,257.00		X	50			.50
		F-06 F-06 .0	2.0	N		00.2	60.2	5.00		\$35,547.00			.00			.00
		F-09 F-09 .0	0,0	Y	FY	\$35,263,00	\$.00	\$35,263.60		\$35,263.00	X	X	1.03			1.00
		F-03 S-08 2.5	1,0	Υ,		5.00	\$.00	5.00		\$19,257.00			4)(),	Λ	09/08/2009	.00.
		F-07 F-09 .0:	0.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		535,547.00	X	Х	1.00			1.00
1		F-04 F-06 4.0	4.0	٧	FY	\$11,849,00	\$.(6).2	\$11,849.00	Х	\$35,547.00			co	E		33
18		F-07 F-07 2.0	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		Х	1.00			1,04)
		W-05 W-05 4.6	3.0	Y	F*	\$11,849.00	\$.00	\$11,349.00		\$35,547.00		Х	.33	G	01/20/2010	.3,3
		F-07 F-07 1.0	ú,1 0	N		2.00	\$.00	\$.00		\$35,547.00			.00,			pa,
		F-03 F-08 1.0	0 1.0	Y	FY	\$19,257.00	\$.00	\$19,257.00		\$19,257.00		Х	1.00			1.00

Report Date: 4/26/2012

Institution: City/State: UNIVERSITY OF OREGON

EUGENE OR

Academic Year: 2009-10

Sport: Football

P-117 7	RUGENE	L UK																Grants I	Permitted:	ชว.บ
Anme/LD, No.			I I	•	Stnt	us of S	tuden	t		Financ	ial Aid		E X E M		untab	ie Play	ers	Ch: Sta	inge in tus	Rev. Dist.
ant according	-	1	, N	y s	Term 1st enrolled Any Your	rec'd	# of seas util	Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total cntbl. aid	P T	Full grant amount	Ini- tial		Equi- valent award	Reason	Date	Equi- valen awar
					F-09 F-09	.00	0.0	Y		\$.00	\$.00	\$.00		\$35,263.00			.00			
					F-09 F-09	00,	0.0	N		\$.00	\$.00	00.2		\$35,263.00			.00.	A	03/31/2010	
					F-09 F-09	.00	0.0	Y	FY	\$.00	\$.00	\$.00		\$18,973.00			.oo			
					F-07 F-07	2.00	1.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.
					F-09 F-09	.00	0.0	N		\$.00	\$.00	00.2		\$35,263.00			.00.	С	03/30/2010	
					F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	x	1.00	A	08/27/2009	1.
					F-09 F-09	.00	0.0	Y	FY	\$18,973.00	\$.00	\$18,973.00		\$18,973.00	x	x	1.00			1.
					P-09 F-09	.00	0.0	Y	FY	\$30,263.00	\$.00	\$30,263.00		\$35,263.00	x	x	.86			
					F-08 F-08	.00	1.0	Y		\$.00	\$.00	00.2		\$18,973.00			.00			,
					F-05 F-07	2.00	1.0	Y	F/W	\$23,698.00	\$.00	\$23,698.00		\$35,547.00		x	.67	С	03/17/2010	
					F-06 F-06	3.00	2.0	Y	·FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.
					F-05 F-08	3.00	2.0	Y	FY	\$35,547,00	\$.00	\$3 5,547,00		\$35,547.00		x	1.00			1.
					F-07 F-09	.00	0.0	Y	F	\$11,849.00	\$.00	\$11,849.00		\$35,547.00	x	x	.33	W	01/15/2010	
					F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	x	1.00			1.
					F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	x	1.00			1.
					F-05 F-05	4.00	3.0	Y	F	\$11,849.00	\$.00	\$11.849.00		\$35,547.00		x	.33	G	01/20/2010	
					F-07 F-07	2.00	2.0	Y	FY	\$35,547,00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

Sport: Football

Academic Year: 2009-10

City/State: EUGENE, OR Maximum Grants Permitted: 85.0

Name/LD. No.		E L I G		State	us of S	tudent			Financ	ial Aid		E X E M P	Cou	intab	le Play	ers	Ch: Sta	ange in tus	Rev. Dist.
,	F	W	S	Term 1st enrolled Any Your	rec'd		Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total cntbl. aid	P T	Full grant amount		Over- all	Equi- valent award	Reason	Date	Equi- valent award
				F-08 F-08			Y	FY	\$35,547.00		\$35,547.00	لــــا	\$35,547.00		x	1.00			1.00
				F-06 P-06	3.00	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
				F-08 F-08	1.00	1.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,\$47.00		х	1.00			1.00
				F-08 F-08	1.00	1.0	Y	FY	\$35,547.00	5.00	\$35,547.00		\$35,547.00		x	1.00			1.0û
				F-06 F-06	3.00	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
				F-05 P-06	.00	1.0	И	FY	\$35,547.00	2.00	\$35,547.00		\$35,547.00		x	1.00			1.00
				F-09 F-09	.00	0.0	Y		\$.00	\$.00	\$.00		\$35,263.00			.00			.00
				F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	x	1.00			1.00
				F-07 F-07	2.00	1.0	Y	FY	\$35,547.00	00.2	\$35,547.00		\$35,547.00		x	1.00			1.00
				F-07 P-07	2.00	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
				F-07 S-09	2.50	3.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00	x	x	1.00			1.00
	•			F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	x	1.00			1.00
				F-09 F-09	.00	0.0	Y	FY	5.00	\$.00	\$.00		\$18,973.00			.00			.00
				F-09 F-09	.00	0.0	N		. 5.00	\$.00	\$.00		\$.00			.00	С	01/25/2010	.00
				F-07 F-07	.00	1.0	Y		\$.00	\$.00	2.00		\$35,547.00			.00	С	03/31/2010	.00
				F-07 F-07	2.00	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		X	1.00			1.00
				F-09 F-09	.00	0.0	N		\$.00	\$.00	\$.00		\$19,257.00			.00	A	09/08/2009	.00

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Report Date: 4/26/2012
Institution: UNIVERS UNIVERSITY OF OREGON

City/State BUGENE, OR Academic Year: 2009-10

Sport: Football

Name/LD. No.	-	10		04-4	us of S				D:	7-1 A 1-2		r	<u> </u>	4 8.				ermitted:	
mmarn' Mo	1	E		Smith	us oi 2	niaen	•	l	rinand	ial Aid		E X	Cot	ibtan	le Play	ers	Cha Stat	nge in	Rev. Dist.
T.	1	Ĭ						İ				E	•				Stat	us	וצוע
		G										M							
	F	W	S	Term 1st	# yrs	#of	Recr.	Period	Athletic	Other	Total	P	Full	Ini-	Over-	Equi-	Reason	Date	Equi
	ì			enrolled	rec'd	seas		of	grant	entbl.	entbl.	T		tial		valent		}	valen
er. Die State	1			Any Your	aid	util		award	amount	aid	aid		amount	1		award			awar
				F-06 F-08	3.00	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.0
				S-10 S-10	.00	0.0	Y	F	\$11,754.00	00.2	\$11,754.00		\$35,263.00		x	.33	A	03/31/2010	.3
				F-07 F-07	2.00	2.0	Y	FY	\$35,547.00	00.2	\$35,547.00		\$35,547,00		x	1.00			1.0
				F-09 F-09	.00	0.0	N		2.00	5.00	\$.00		\$.00			.00	A	09/02 2009	.(
				S-10 S-10	.00	0.0	Y	FY	\$11,754.00	CO.2	\$11,754.00	x	\$35,263,00			.00	AY	03/31/2010	
				S-07 W-09	2.50	3.0	Y	FY	\$35,547.00	5.00	\$35,547.00		\$35,547.00		x	1.00	С	03/30/2010	1.
				F-08 F-08	.00	1.0	N		\$.00	\$.00	\$.00		\$19,257,00			.00	•		
1				F-07 F-08	.00	1.0	N		\$.00	\$.00	\$.00		\$19,257.00			.00	٨	09/08/2009	
				P-08 F-08	.00	1,0	Y		2.00	\$.00	2.00		\$35,263.00			.00			
				F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	х	1,00			1.
				F-09 F-09	æ.	0.0	Y_		\$.00	\$.00	\$.00		\$35,263.00			.00			
				F-07 F-07	2.00	1.0	Y	FY	\$31,547.00	\$.00	\$31,547.00		\$35,547.00		х	.89			•
				F-06 F-06	3.00	2.0	· Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.
				F-06 F-06	2.00	2.0	Y		\$.00	\$.00	\$.00		\$35.547.00			.00.			
				F-07 F-07	2.00	1.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		X	1.00			1.
				F-07 F-07	2.00	1.0	Y	F	\$11,849.00	00.2	\$11,849.00	X	\$35,547,00			.00	WM	01/15/2010	
				F-09 F-09	.00	0.0	N		00.2	00.2	9.00		\$35,263.00			.00			

Report Date: 4/26/2012
Institution: UNIVERS

UNIVERSITY OF OREGON

City/State: EUGENE, OR Academic Year: 2009-10

Sport: Football

Name/LD. No.	E L I G		is of St					ial Aid		E X E M			le Playe		Stat		Rev. Dist.
were village and	F W S		rec'd		Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid	T	Full grant amount	Ini- tial	Over- all	Equi- valent award	Reuson	Date	Equi- valent award
		F-04 F-09	.00.	2.0	N	. 	\$.00	\$.00	2.00		00.2			.00	A	09/08/2009	.00
		S-08 W-10	1,00	1.0	Y	W/S	\$23,698.00	2.00	\$23,698.00		\$35,547.00	x	x	.67	A	01/05/2010	.67
		F-09 F-09	.00	0.0	Y	FY	\$35,263.00	\$.00	\$35,263.00		\$35,263.00	x	x	1.00			1,00
		F-09 F-09	.00	0.0	N		2.00	\$.00	\$.00		\$.00			.00.	С	03/30/2010	œ.
		F-07 F-07	2.00	2.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
		F-09 F-09	.00	0.0	Y	FY	\$.00	\$.00	\$.00		\$18,973.00			.00			.00
		F-07 F-09	.00	0.0	ж		\$.00	00.2	\$.00		\$.00			.00	٨	09/08/2009	.00
		S-10 S-10	.eo	0.0	Y	S	\$11,754.00	\$.00	\$11,754.00	х	\$35,263.00			.00	AY	03/31/2010	.33
		F-05 F-07	2.00	4.0	Y	w	\$11,849.00	00.2	\$11,849.00	X	\$35.5-17.00			.00	E		.33
		F-06 F-07	.00	2.0	И		5.00	\$.00	\$.00		\$35,547,00			.00	A	03/31/2010	.00
		F-05 F-05	1.00	2.0	N	FY	\$19,257.00	\$.00	\$19,257.00		\$19,257.00		x	1.00			1.00
		F-07 F-07	1.00	2.0	N		2.00	\$.00	\$.00		\$35,547.00			.00	С	02/10/2010	.00
		F-09 F-09	.00	0.0	Y	FY	\$.00	5.00	\$.00		\$18,973.00			.00			.00
		F-08 F-08	.00.	1.0	Y		\$.00	\$.00	\$.00		\$18,973.00			CO.			. ù G
		F-08 F-08	1.00	1.0	Y	FY	\$35,547.00	\$.00	\$35,547.00		\$35,547.00		x	1.00			1.00
		F-05 W-07	.00	2.0	N		\$.00	\$.00	\$,00		\$19,257.00			.00			.00
		F-09 F-09	.00	0.0	N		\$.00	\$.00	\$.00		2.00			.00			.00

Report/Date: 4/26/2012
Institution: UNIVERSITY
City/State: EUGENE, OR UNIVERSITY OF OREGON

Academic Year: 2009-10

Sport: Football

F W S Term 1st #yrs #of Recr Period of grant amount alid and arount alid arount alid arount and arount alid and arount arount and arount arount and arount arou	Status D	. Sta		le Play			E X E M		IAI 7 E10	Financ			······	as of St	Siau		E L I G			me/LD. No.
F-07 F-07 1:00 1.0 N \$.00 \$.00 \$.00 \$19.257.00 .00 F-09 F-09	Reason Date Ed va av		valent			grant		entbl.	entbl.	grant	of	Recr.	sens	rec'd	enrolled	S	W	F		3
F-09 F-09			1.00	х		\$35,547.00)	\$35,547.00	\$.00	\$35,547.00	FY	Y	1.0	1.70	W-08 W-08					
F-05 F-06 3.00 2.0 Y FY \$19,257.00 \$.00 \$19,257.00 X 1.00 F-05 F-05 4.00 3.0 Y F \$11,849.00 \$.00 \$11,849.00 \$35,547.00 X 3.3 F-08 F-08 0.0 0.0 N \$.00 \$.00 \$.00 \$.00 .00 F-05 F-05 4.00 3.0 Y F \$11,849.00 \$.00 \$11,849.00 \$35,547.00 X .33 F-07 F-09 0.0 0.0 N \$.00 \$.00 \$35,547.00 X .33 F-07 F-09 1.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 X X 1.00 F-08 S-09 1.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 X X 1.00 F-07 F-07 2.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 X X 1.00			.00			\$19,257.00)	\$.00	\$.00	\$.00		N	1.0	1:00	F-07 F-07					
F-05 F-05			.00			\$35,263.00)	\$.00	00.2	\$.00		Y	0.0	.00	F-09 F-09					
F-08 F-08			1.00	x		\$19,257.00)	\$19,257.00	\$.00	\$19,257.00	FY	Y	2.0	3.00	F-05 P-06					
F-05 F-05 4.00 3.0 Y F \$11,849.00 \$.00 \$11,849.00 \$35,547.00 X .33 F-07 F-09 .00 0.0 N \$.00 \$.00 \$.00 \$35,547.00 X 1.00 F-08 S-09 1.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 X X 1.00 F-05 W-07 4.00 3.0 Y P \$11,849.00 \$.00 \$11,849.00 \$35,547.00 X .33 F-07 F-07 2.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00	G 01/20/2010	G	.33	x		\$35,547.00)	\$11,849.00	\$.00	\$11,849.00	P.	Y '	3.0	4,00	F-05 F-05					
F-07 F-09	A 10/01/2609	A	.00			00.2)	\$.00	S.co	\$.00		N	0.0	.00	F-08 F-08				8	
F-08 S-09 1.00 1.0 Y FY \$33,547.00 \$.00 \$35,547.00 X X 1.00 F-05 W-07 4.00 3.0 Y F \$11,849.00 \$.00 \$11,849.00 \$35,547.00 X 33 F-07 F-07 2.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00	G 01/20/2010	G	.33	x		\$35,547.00)	\$11,849.00	\$.00	\$11,849.00	F	Y	3.0	4.00	F-05 F-05				ľ	
F-05 W-07 4.00 3.0 Y F \$11,849.00 \$.00 \$11,849.00 \$35,547.00 X .33 F-07 F-07 2.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00	C 03/30/2010	С	.00			\$35,547.00)	\$.00	2.00	\$.00		N	0.0	.00	F-07 F-09					
F-07 F-07 2.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00			1.00	х	x	\$35,547.00)	\$35,547.00	\$.00	\$35,547.00	FY	Y	1.0	1.00	F-08 S-09					
			.33	х		\$35,547.00)	\$11,849.00	00.2	\$11,849.00	P	Y	3.0	4.00	F-05 W-07					
F-07 P-07 2.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00	•		1.00	х		\$35,547.00)	\$35,547.00	00.2	\$35,547.00	FY	Y	1.0	2.00	F-07 F-07				4	
			1.00	х		\$35,547.00)	\$35,547.00	00.2	\$35,547.00	FY	Y	1.0	2.00	F-07 P-07				į	
F-06 F-08 3:00 2:0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00	C 03/30/2010	C	1.00	x		\$35,547.00)	\$35,547.00	\$.00	\$35,547.00	FY	Y	2.0	3:00	F-06 F-08					
F-07 F-07 2.00 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00			1.00	x		\$ 35, \$47. 00)	\$35,547.00	\$.00	\$35,547.00	FY	Y	1.0	2.00	F-07 F-07					
W-08 W-10 2.00 2.0 Y W/S \$23,698.00 S.00 \$23,698.00 \$35.547.00 X .67	A 01/05/2010	Α	.67	x		\$ 35,547.00)	\$23,698.00	\$.00	\$23,698.00	w/s	Y	2.0	2.00	W-08 W-10					
F-05 F-05 3.00 3.0 N F \$11,849.00 \$.00 \$11,849.00 \$35,547.00 X .33	G 01/20/2010	G	.33	X		\$35,547.00)	\$11,849.00	00.2	\$11,849.00	F	N	3.0	3.00	F-05 F-05					
W-08 W-08 1.70 1.0 Y FY \$35,547.00 \$.00 \$35,547.00 \$35,547.00 X 1.00			1.00	x		\$35,547.00)	\$35,547.00	\$.00	\$35,547.00	FY	Y	1.0	1.70	W-08 W-08					

Re	 -	BARS.	***	

4/26/2012

Academic Year: 2009-10

Institution:

UNIVERSITY OF OREGON

Sport: Football

City/States HUGENE OR

Office Pools	B, OK				Maximum	Grants i erimitten.	05.0
Name/LD. No.	E	Status of Student	Financial Aid	E	Countable Players	Change in	Rev.
	L			x		Status	Dist.
	1			E		1	1 1
	G			M			1 1
	F W S	Term 1st # yrs # of Recr.	Period Athletic Other To	tal P Fu	dl Ini- Over- Equi-	Reason Date	Equi-
		enrolled rec'd seas	of grant entbl. en	tbl. T gr	ant tial all valent	1 1 1	valent
A regular was.		Any Your aid util	award amount aid ai	d an	nount award	1 1 1	award
Sangal List Totals			\$2 634 985 00 \$2 575	030 00	25 85 75 30		76.95

^{* =} Student-athlete's aid counts in another sport + = Student-athlete has been over-awarded > = Team limit exceeded

Cantempo Pennisies (Subject to in 2009-10 (y)	CP Curried Over from PREVIOUS Academic Year (if any) Applicable to Current Academic Year (2) (N/A in 2005-06)	CP Applicable to 2009-10 Carried Over to 2010-11 (if any)
	t,			

Title:	Telephone:	Date:
Date:		
Date:		
Date:		
Title:		
Title:		
	Date: Date: Date: Date: Title:	Date:Date:

Report Date:

4/26/2012

Institution:

UNIVERSITY OF OREGON

City/State:

EUGENE, OR

Academic Year: 2010-11

Sport: Football

Name/I.D. No.	E L l G	Stati	us of S	tudent			Financ	cial Aid		E X E M	Сон	ntable	Play	ers	Cha ₁ Stati	nge in rs	Rev. Dist.
	F W S	Term 1st enrolled Any Your	rec'd		Recr	of award	Athletic grant amount	Other entbl. nid	Total entbl. sid	T	Full grant amount	Ini- C tial a		Equi- valent award	Reason	Date	Equi- valent award
		F-09 S-10	.00	1.0	N		\$,00	\$.00	\$.00		\$20,263.00			.00	C:	11/22/2010	.00
		F-08 F-08	2.00	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,\$13,00		Х	0.00			1.00
		F-06 F-06	4,00	3.0	1.	F/W	\$25,208.00	\$.00	\$25,208.00		\$37,\$13.00		X	.67	0	03/25/2011	.67
		F-09 F-09	1.00	1.0	Y	FY	\$37,813,00	\$.00	\$37,813,00		\$37,813.00		Х	1,00			1.00
		F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	00,2	\$37,813.00		\$37,813.00		x	0.00			1.00
		S-07 S-07	3,30	3.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,313.00		X	1.00			1.90
		F-10 F-10	.00	0.0	N		\$.00	00,2	2.00		\$37,\$12.60			.00			.00
		S-06 S-06	4.30	3.0	Y	F	\$12,604,60	00.2	\$12,604.00		\$37,813.00		Х	.33	G	0]/13/2011	.33
		F-08 F-08	2,00	2.0	Y	FΥ	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		X	1,00			1.00
		F-10 F-10	.00.	0.0	Y		\$.00	\$.00	\$.00		\$37,512,00			.00.			.00.
1 0		F-05 F-08	.00	2.0	Υ	FY	\$37,813.00	\$.00	\$37,813.00		537,813,00		X	1.00			60.1
		F-10 F-10	.00	0.0	Υ	FY	\$40,225,00	5.00	\$40,225.00		540,225.00	X	X	1.00			1.00
10 10		F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		Х	1.00			1.00
		F-09 F-10	1.00	1.0	N		5.00	\$.00	\$.00		\$20,263.00			.00			.00.
		W-08 W-08	2.70	2.0	Y	FY	\$37,813,00	5.00	\$37,813.00		537,813.00		Х	1.60			1.00
		F-07 F-07	.00	0.0	N		\$,60	\$.00	3,00		\$20,263,00			Ø).	С	01/31/2011	.00.
11.00		F-09 F-09	1.00	1.0	Y	FY	\$37,813,00	5.00	\$37,813.00		\$37.813.00		Х	1,00			1,00

Report Date: Institution:

4/26/2012

UNIVERSITY OF OREGON

Sport: Football
Maximum Grants Permitted: 85.0

Academic Year: 2010-11

City/State:

EUGENE, OR

ame/LD. No.		E L I		State	is of Si	hident			Finan	ial Aid		E X E M	Cou	ntabl	le Play	ers	Cha Stat	nge in us	Rev. Dist.
and the second second second second	F	G W	S		rec'd		Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total entbl. nid	M P T	Full	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
				F-09 F-09	.00	1.0	N		\$.00	\$.00	\$.00		\$20,263.00			.00			.0
				F-06 P-06	1.00	3.0	N	FY	\$20,263.00	\$.00	\$20,263.00		\$20,263.00		х	1.00			1.6
				W-09 W-09	2.00	2.0	Y	FY	\$37,813.00	\$.60	\$37,813.00		\$37,813.00		x	1.00			1.
				F-07 F-07	3.00	2.0	Y	PY	\$37,813.00	\$.00	\$37,813.00	x	\$37,813.00			.00	М		1.
				F-08 F-10	2,00	2.0	N		\$.00	\$.00	\$.00		\$37.813.00			.00	Q	08/16/2010	
				F-10 F-10	.00.	0,0	N		\$.00	\$.00	\$.00		\$20,263.00			.00	С	11/22/2010	
				F-08 W-10	3.00	3.0	Υ	FY	\$37,813,00	\$.00	\$37.813.00		\$37,813.00		х	1.00			1.
				F-07 W-09	3.50	3.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.
				F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$ 37.813.00		x	1.00			1
				F-08 F-08	2.00	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1
				F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1
				S-11 S-11	.00	0.0	Y	S	\$7,558.00	\$,00	\$7,558.00		\$22,675.00	x	x	.33	A	03/28/2011	
				F-06 F-06	4.00	3.0	Y	F	\$12,604.00	\$.00	\$12,604.00		\$37,813.00		x	.33	G	01/13/2011	
				F-06 F-06	4.00	4.0	Y	F	\$12,604.00	\$.00	\$12,604.00	x	\$31,334.00			.00	RS	10/05/2010	
				P-10 F-10	.00	0.0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40,225.00	x	x	1.00			1.
				S-07 S-07	3.30	3.0	Y	F/W	\$25,208.00	\$.00	\$25,208.00		\$37,813.00		х	.67	w	03/25/2011	
				S-09 F-10	00	0.0	Υ	F/W	\$25,208.00	\$.00	\$25,208.00		\$37,813.00	x	x	.67	Q	03/21/2011	

Institution:

4/26/2012

UNIVERSITY OF OREGON

City/State:

EUGENE, OR

Sport: Football Maximum Grants Permitted: 85.0

Academic Year: 2010-11

ame/LD. No.		E L I G		Stati	us of B	indent	:		Financ	iol Aid		EXEM	Cou	intab	le Play	ers	Cha Stat	nge in us	Rev. Dist.
and the same of th	F	W	S	Term 1st enrolled Any Your	rec'd		Reer.	Period of award	Athletic grant amount	Other cntbl. nid	Total cutbl. aid	P T	Full grant amount	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valen awar
				F-09 F-09	.00	1.0	N		\$.00	\$.00	00.2		\$20,263.00			.00			.0
				W-11 W-11	.00	0.0	Y	W/S	\$26,816.00	\$.00	\$26,816.00		\$40,225.00	x	x	.67	٨	12/21/2010	
				F-06 F-07	1.00	1.0	N		\$.00	\$.00	\$,00		520.263.00			.00	A	09/07/2010	Ω
				F-10 F-10	.00	0.0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40,235.00	x	x	1.00			1.0
				F-09 F-09	.00	0.0	N		00.2	\$.00	\$.00		\$37,813.00			.00	A	09/07/2010	.(
				F-09 S-11	2.00	2.0	Y	8	\$13,408.00	2.00	\$13,408.00	x	\$40,225.00			.00	AY	03/28/2011	
				F-10 F-10	.OD	0.0	N		\$.00	\$.00	\$.00		\$35,904.00			.00	A	09/30/2010	
				F-05 F-06	.00	3.0	N	FY	\$37,813.00	\$.00	\$37,813.00		\$37.813.00		х	1.00			t.
				F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.
				P-10 F-10	.00	0.0	Y		\$.00	00.2	00.2		\$37,813,00			.00			
				F-07 F-07	3.00	3.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.
				F-07 F-07	2.00	2.0	N		00.2	\$.00	\$.00		\$37,813.00			.00		•	
				F-03 F-08	2.00	2.0	Y	FY	\$20,263.00	\$.00	\$20,263.00		\$20,263.00		x	1.00			1.
				F-10 F-10	00	0.0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40,225.00	x	x	1.00			1.
				F-09 F-09	.00	1.0	Y		\$.00	\$.00	2.00		\$37,512.00			.00			
				F-09 F-09	.00	1.0	N		2.00	\$.00	\$.00		\$37,512.00			.00.			
				F-09 F-09	1.00	1.0	Y	FY	\$.00	\$.00	00.2		\$19,962.00			.00			

Report Date: 4
Institution: 1

4/26/2012

UNIVERSITY OF OREGON

City/State:

EUGENE, OR

Academic Year: 2010-11

Sport: Football

Name/LD. No.		E		Stat	us of S	tudent			Financ	ial Aid		E X	Cou	ıntal	ole Play	ers	Ch: Sta	ange in tus	Rev. Dist.
		I G	•									E M							
	F	W	S	Term 1st enrolled Any Your	rec'd		Recr.	Period of award	Athletic grant amount	Other cntbl. aid	Total entbl. nid	P T	Full grant amount	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
	<u> </u>			P-07 F-07		I	Y	FY	\$37,813.00	1	\$37,813.00		\$37,813.00	L	X	1.00			1.00
				F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	2.00	\$37.813.00		\$37.813.00		x	1.00			1.00
				F-09 F-09	1.00	1.0	, Y	FY	\$20, 263.00	00.2	\$20,263.00		\$20,263.00		х	1.00			1.60
				F-09 F-09	00.1	1.0	Y	FY	\$32,813.00	\$.00	\$32,813.00		\$37,813.00		x	.87			.87
				F-10 F-10	.00	0.0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40,225.00	x	x	1.60			1.00
				F-10 F-10	.00	0.0	Y	FY	\$40,225.00	\$.00	\$40,225,00		\$40,225.00	x	x	1.00	٨	09/20/2010	1.00
				F-08 F-08	.00	2.0	Y	FY	\$20,263.00	\$.00	\$20,263.00		\$20,263.00		x	1.00			1.00
				F-06 F-06	4.00	3.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.00
				F-10 F-10	.00	0.0	Y	FY	\$40,225,00	\$.00	\$40,225.00		\$40,225.00	x	x	1.00			1.00
				F-10 F-10	.00	0.0	Y	FY	\$37,512.00	\$.00	\$37.512.00		\$37,512.00	x	x	1.00			1.00
				F-05 F-08	4.00	3.0	Y	FY	\$37,813.00	\$,00	\$37,813.00		\$37,813.00		x	1.00			1.00
				F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.00
				F-07 F-07	3.00	3.0	Y	P	\$12,604.00	\$.00	\$12,604.00		\$37,813.00		x	.33	G	01/13/2011	.33
				F-08 F-08	2.00	2.0	Y	FY	\$37,813.00	S.00	\$37,813.00		\$37, 813.00		x	1.00			1.00
				F-08 F-08	.00	0.0	N		\$.00	\$.00	\$.00		\$37,813.00			.00	С	05/10/2011	.00
				F-06 F-06	4.00	3.0	Y	F	\$12,604.00	S.00	\$12,604.00		\$37,813.00		x	.33	w	03/25/2011	.33
				F-08 F-08	2.00	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.00

Report Date: 4/26/2012

Institution: City/State:

UNIVERSITY OF OREGON

BUGENE, OR

Academic Year: 2010-11

Sport: Football

Name/I.D. No.		E L I G		State	of Si	udent			Financ	ial Aid		E X E M		intable	•		Che Stat	nge in tus	Rev. Dist.
	P	W	S	Term 1st enrolled Any Your	rec'd	# of sens util	Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid	P T	Full grant amount		Over- ll	Equi- valent award	Reason	Date	Equi- valent award
1 Add 8 1 2 2	<u> </u>			F-08 F-08			Y	FY	\$37,813.00		\$37,813.00		\$37,813.00		х	1.60		<u> </u>	1,00
				F-10 F-10	.00	0.0	N		\$.00	\$.00	\$.00		\$37,813.00			.00	c	10/13/2010	.00
				F-06 F-06	4.00	3.0	Y	F/W	\$25,208.00	00.2	\$25,208.00		\$37,813.00		X	.67	w	03/25/2011	.67
				F-05 F-06	1.00	2.0	И	FY	\$37,813.00	\$.00	\$37,813.00	x	\$37,813.00			.00	EE	10/05/2010	1.00
				P-09 P-09	.00	1.0	Y		2.00	\$.00	\$.00		\$37,512.00			.00	_		.00
				F-09 F-09	1.00	0.1	Y:	FY	\$37,813.00	00.2	\$37.813.00		\$37,813.00		x	1.00			1.00
				F-07 F-07	3.00	2.0	Y	FY	\$12,604.00	\$.00	\$12,604.00		\$37,813.00		x	.33	w	01/16/2011	.3:
				F-07 F-07	3.00	3.0	Y.	F/W	\$25,208.00	\$.00	\$25,208.00		\$37,813.00		x	.67	0	03/25/2011	.6
				F-07 S-09	3.50	4.0	Y	F/W	\$25,208.00	\$.00	\$25,208.00		\$37.813.00		x	.67	W	03/25/2011	.6
				F-09 F-09	1.00	1.0	Ý	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.0
				F-10 F-10	.00	0.0	Y	FY	\$22,675.00	\$.00	\$22,675.00		\$22,675.00	x	x	1.00			1.0
				S-11 S-11	.00	0.0	Y	S	\$7,558.00	\$.00	\$7,558.00	X	\$22,675.00			.00	ΛY	03/28/2011	.33
				F-07 F-07	3.00	3.0	Ÿ	F/S	\$25,208.00	\$.00	\$25,208.00		\$37.813.00		x	.67	A	03/21/2011	.67
				P-09 P-09	.00	0.0	'n		2.00	\$.00	\$.00		\$37,813.00			.00	A	09/07/2010	.00
				F-10 F-10	.00	0.0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40.225.00	x	x	1.00			1.00
				F-10 F-10	.00	0,0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40,225.00	x	x	1.00			1.00
				S-10 S-10	.30	1.0	Y	FY	\$37,512.00	\$.00	\$37,512.00		\$37,512.00	x	x	1.00			1.00

Report Date: 4/26/2012 Institution: UNIVERS

Academic Year: 2010-11

UNIVERSITY OF OREGON

Sport: Football

City/State:

EUGENE, OR

Name/LD: No.		E L I G		is of St					dal Aid		E X E M P			le Play		Stat		Rev. Dist.
Committee con a	F	w s	Term 1st enrolled Any Your	rec'd			Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid	T	Full grant amount	Ini- tial		Equi- valent oword	Reason	Date	Equi- valent award
			F-07 F-07	3.00	3.0	Y	F	\$12,604.00	\$.00	\$12,604.00		\$37,813.00		Х	33	W	01/13/2011	.33
			F-09 F-10	.00	0.0	N		\$.00	00.2	\$.00		\$20,263.00			.00	A	09/15/2010	.00
			S-10 S-10	.30	0.0	Y	FY	\$37,512.00	00.2	\$37,512.00		\$37,512.00	x	x	1.00			1.90
	٠		F-08 F-08	.00	2.0	N		\$.00	00.2	2.00		\$20,263.00			.00			.00
			F-07 F-08	.00	2.0	N		2.00	00.2	\$.00		\$20,263.00			.00			.00
			F-08 F-08	.00	2.0	Y		\$.00	\$.00	\$.00		5 37,512.00			.00			.00
			F-09 F-09	1.00	1.0	Y	FY	\$37,813.90	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.00
			F-07 F-07	3.00	2.0	Y	FY	\$33,813.00	00.2	\$33,813.00		\$37,813.00		x	.89			.89
			F-06 F-06	4.00	3.0	Y	P	\$12,604.00	\$.00	\$12,604.00		\$37,813.00		x	.33	G	01/13/2011	.33
			F-06 F-06	2.00	3.0	Y	F	\$12,604.00	\$.00	\$12,604.00		\$37,813.00		х	.33	G	01/13/2011	.33
			F-07 F-07	3.00	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		x	1.00			1.00
			F-04 F-09	.00	3.0	N	FY	\$20,263.00	\$.00	\$20,263.00		\$20,263.00	x	x	1.00			1.00
			S-08 W-10	2.00	2.0	Y	FY	\$37,813.00	2.00	\$37,813.00		\$37,813.00		x	1.00			1.00
			F-09 F-09	1.00	1.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		х	1.00			1.00
			F-07 F-07	3.00	3.0	Y	F/S	\$25,208.00	\$.00	\$25,208.00		\$37,813.00		x	.67	A	03/21/2011	.67
			F-10 F-10	.00,	0.0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40,225.08	x	х	1.60			1.00
			F-09 F-09	.00	0.0	Y	FY	\$.00	\$.00	2.00		\$20,263.00			.00	c	03/30/2011	.00

Report Date: 4/26/2012

UNIVERSITY OF OREGON

Sport: Football

Academic Year: 2010-11

Institution:

City/State: EUG Name/LD No.		E	:	Stat	us of Si	udent			Financ	ial Aid		E	Cou	ntab	le Play			Permitted: ange in	Rev.
4424		I G										E X E M					Stat	tus	Dist.
	F	, A	/ S	Term 1st enrolled Any Your	rec'd		Recr	Period of award	Athletic grant amount	Other entbl. aid	Total	P T	Poll	Ini- tial	Over all	Equi- valent award	Reason	Date	Equi valer awar
				F-07 F-09	.00	2.0	И		.\$.00	\$.00	.\$.00		\$20,263.00			.00	A	09/07/2010	J
				S-10 S-10	.30	0.0	Y	FY	\$37,512.00	\$.00	\$37.512.00		\$37,512.00	x	x	1.00			1.
				F-10 F-10	.00	0.0	Y	FY	\$40,225.00	\$.00	\$40,225.00		\$40,225.00	x	x	1.00			1.
				F-10 F-10	.00	0.0	N		\$.00	\$.00	\$.00		\$37,813.00			.00.			
				F-09 F-09	1.00	1.0	Y	FY	2.00	\$.00	\$.00		\$19,962.00			.00			
				F-10 F-10	.00	0.0	N		\$.00	\$.00	\$.00		\$37,813.00			.00			
				F-08 F-08	.00	2.0	Y	FY	5.00	\$.00	\$.00		\$20,263.00			.00			
				F-08 F-08	2.00	2.0	Y	FY	\$37,813.00	\$.00	\$37.813.00		\$37,813.00		x	1.00			1.
				F-10 F-10	.00	0.0	N		\$.00	\$.00	2.00		\$37.813.00			.00	С	01/03/2011	
100				F-09 F-09	.00	1.0	N		\$.00	\$.00	\$.00		\$20,263.00			.00			
				F-06 F-10	1.00	2,0	N		\$.00	\$.00	\$.00		\$20,263,00			.00		,	
			•	W-08 W-08	2.70	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37, 813.00		х	1.00			ì.
				F-07 F-07	2.00	2.0	N		\$.00	\$.00	2.00		\$20,263.00			.00			
				F-10 F-10	.00	0.0	Y	FY	\$.00	\$.00	\$.00		\$19,962.00			.00			
	'			F-06 F-06	4.00	3.0	Y	P	\$6,754.00	\$.00	\$6,754.00		\$20,263.00		x	33	G	01/12/2011	
				F-08 F-10	.00	0.0	N		\$.00	\$.00	\$.00		\$ 37,813.00			.00	C	01/31/2011	
				F-08 S-09	2.00	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37.813.00		х	1.00			1

Report Date: 4/26/2012

Institution: UNIVERSITY OF OREGON

City/State: EUGENE, OR

Academic Year: 2010-11

Sport: Football

Name/LD. No.			E L I		Sta	tus (of St	udent			Financ	ial Aid		E X E M	Cou	ntab	le Play	ers	Cha Stat	nge in us	Rev. Dist.
		F	_	S	Term 1st enrolled Any You	re	c'd	# of seas util	Recr	Period of award	Athletic grant amount	Other entbl. aid	Total cntbl. aid	P T	Full grant amount	Ini- tial		Equi- valent award	Reason	Date	Equi- valent award
					F-07 F-0 F-10 F-1		3.00	2.0 0.0	Y	FY	\$37,813.00 \$.00		\$37,813.00 \$.00		\$37.813.00 \$19,962.00		х	1.00	A	09/07/2010	1.00
					F-07 F-0	17	3,00	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00		х	1.00			1.04
					F-10 F-1		.00	0.0 2.0	Y Y	FY FY	\$40,225.00 \$37,813.00		\$40,225.00 \$37,813.00		\$40,225.00 \$37,813.00	x	x x	1.00			1.0
					F-10 F-1		.00	0.0	Y	FY	\$22,675.00		\$22,675.00		\$22.675.00	x	х	1.00			1.0
					W-08 W-1	0	3.00	2.0	Y	FY	\$37,813.00	\$.00	\$37,813.00		\$37,813.00	x	x	1.00			1.0
					F-10 F-1		.00	0.0	Y	F/W	\$25,208.00		\$25,208.00		\$37,813.00		X	.67	c c	03/21/2011	.6 0.
		•			F-10 F-1		.00 2.70	2.0	Y	FY	\$.00 \$37,813.00		\$.00 \$37,813.00		\$37,512.00 \$37,813.00		x	.00 1.00	C	0 <i>D</i> 1-02011	1.0
awad-List Tota	l ie										\$2,836,587.00		\$2,727,391.00			24	85	74.76			77.8

- *= Student-athlete's aid counts in another sport += Student-athlete has been over-awarded
- >= Team limit exceeded

Contemporaneous Penalties (CP)	Legislated Maximum Team Limit for Sport (x)		CP Curried Over from PREVIOUS Academic Year (If any) Applicable to Current Academic Year (2) (N/A in 2005-06)	Maximum Team Limit for This Academic Year (x - y) - z	CP Applicable to 2010-11 Carried Over to 2011-12 (if any)
	by:			ckephone:	Date:
Director of Athle	etics' Signature:		Date:		
Head Coach's Si	gnature:	Da	te:		
Additional Signs	ature:	Title:			
Additional Signi Required by Byl	ntore: nw 15.5.10.2. File i	Title: n director of athle	ics' office.		

Report Date: 4/26/2012

Institution: UNIVERSITY OF

OREGON

City/State:

EUGENE, OR

Academic Year: 2011-12

Sport: Football

Maximum Grants Permitted: 85.0 First Contest of the FALL Segment: 09/03/2011

Name/I.D. No.		E L I G		State	is of Sí	ludent			Financ	ial Aid		E X E M		ntab	le Play	ers	Cha Stati	nge in us	Rev. Dist.
	F	w	S	enrolled	# yrs rec'd nid			Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid	P T	amount	Ini- tial	Over- all	Equi- valent award	Reason	Date	Equi- valent award
				F-08 F-08	3.00	2.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		х	1.00			1.00
				S-12 S-12	.00	0.0	Y	3	\$12,929.00	\$.00	\$12,929.00		\$38,789.00	x	x	.33	٨	04/02/2012	.33
				F-09 F-09	2,00	1.0	Y	FY	S38,789.00	\$.00	\$38,789,00		\$38,789.00		x	1.00			1.00
				S-07 S-07	4,30	3.0	Y	F	\$12,929.00	\$.00	\$12,929.00		\$38,789.00		x	.33	G	01/09/2012	.33
				F-10 F-10	.00	0.0	N	FY	\$.00	2.00	\$.00		\$39,988,00			.00			.01
				F-11 F-11	.00.	0.0	N		\$.00	\$.00	\$.00		\$19,234.00			.00	A	09/30/2011	.00.
				F-08 F-08	3,00	2,0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		x	1.00			1.00
				P-10 F-10	.00	0.0	Y		2.00	\$.00	3.00		\$38,789.00			.00	٨	08/22/2011	.00
				S-12 S-12	.00	0.0	Y	s	\$12,929.00	\$.00	\$12,929.00	x	\$38,789.00	X		.00	AY	04/02/2012	.33
				F-OB F-OR	1.00	20	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		x	1.00			1.00
				F-10 F-10	1.00	0.0	Y	FY	\$38,789.00	00.2	\$38,789.00		\$38,789.00		x	1.00			1.00
				F-09 F-09	2.00	1.0	Y	PY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		x	1.00			1.00
				P-11 F-11	6 0.	0.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00	x	x	1.00			1.00
				F-09 F-10	2.00	1.0	N		\$.00	\$.00	2.00		\$19,934.00			.00	Q	01/09/2012	0.

Report Date: 4/26/2012 Institution:

UNIVERSITY OREGON

City/State: EUGENE, OR OF

Academic Year: 2011-12

Sport: Football

Maximum Grants Permitted: 85.0 First Contest of the FALL Segment: 09/03/2011

Name/LD. No.		E		State	18 of S	tuden	t		Financ	inl Aid	-	E	Cou	ntab	le Play	ers	Cha	nge in	Rev.
	1	L		1				ł				X	Ì				Stat	us	Dist.
	1	I		ł								E	Ì				1		
		G						I				M.					l		
	F	w	S	Term 1st	# vrs	# of	Recr.	Period	Athletic	Other	Total	P	Full	Ini-	Over-	Equi-	Renson	Date	Equi-
			-	enrolled	rec'd	seas		of	grant	entbl.	entbl.	T		tial		valent			valent
	1			Any	aid	util		award	amount	aid	aid		amount			award	j	•	award
	1			Your					-						ł		l ·		
The state of the s				W-08 W-08	3.70	2.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		X	1.00	L		1.0
				F-09 F-09	2.00	2.0	Y	FY	\$38,789.00	\$.00	\$38,789.00	x	\$38,789.00			.00	М		1.00
				F-09 F-09	.00	0.0	N		\$.00	\$.00	\$.00		\$19,934.00			.00			.00
2				W-09 W-09	2.70	1.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		x	1.00			1.00
				F-11 F-11	.00	0.0	Y	P/W	\$25,858.00	\$.00	\$25,858.00		\$38,789.00	x	x	.67	Q	02/24/2012	.67
				F-11 F-11	.00	0.0	Y	FY	\$38,789,00	\$.00	\$38,789.00		\$38,789.00	X	x	1.00			1.00
				P-08 W-10	3.00	2.0	Y	FY	\$38,789.00	2.00	\$38,789.00		\$38,789.00		x	1.00			1.00
				F-09 F-09	2.00	2.0	Y	FY	\$38.789.00	\$.00	\$38,789.00		\$38,789.00		x	1.00			1.00
				F-08 F-08	3.00	2.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		х	1.00			1.00
				F-09 F-09	2.00	1.0	Y		00.2	\$.00	\$.00		538,789.00			.00	Q	08/29/2011	.00.
ř				S-11 S-11	.50	0.0	Y	FY	\$19,934.00	\$.00	\$19,934.00		\$19,934.00		x	1.00			1.00
				F-10 F-10	1.00	0.0	Y	FY _.	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		x	1.00			1.00
				F-09 F-09	.00	1.0	N		\$.00	\$.00	\$.00		\$19,934.00			.00			.00
				W-11 W-11	1.00	0.0	Y	FY	\$38,769.00	00.2	\$38,789.00		\$38,789.00		x	1.00			1.00

Report Date: 4/26/2012

UNIVERSITY

OF

Institution:

OREGON

City/State:

EUGENE, OR

Academic Year: 2011-12

Sport: Football

Maximum Grants Permitted: 85.0 First Contest of the FALL Segment: 09/03/2011

Name/LD. No.		E L I G		-	is of St				Financ	ial Aid		E X E M		ntab	le Play		Cha: Stati	nge in us	Rev. Dist.
	F	W	S		rec'd		Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid	T		Ini- tial		Equi- valent award	Reason	Date	Equi- valent award
	-1			F-11 F-11	.00	•	Y		\$.00		S.00		\$38,789.00			.00	Q	01/09/2012	.0:
				F-10 F-10 F-09 F-09	1.00	0.0	Y N	FY	\$38,789.00 \$.00		\$38,789.00 \$.00		\$38,789.00 \$38,789.00		х	.00	A	09/06/2011	1.0
				F-09 S-11	2.00	2.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00	x	x	1.00			0.1
				F-11 F-11	.00	0.0	Y	FY	\$38,789.00	00.2	\$38,789.00		\$38,789.00	x	x	1.00			1.0
				F-11 F-11	.00	0.0	Y	FY	\$19,934.00	\$.00	\$19,934.00		\$19,934.00	x	x	1.00			1.0
				F-11 F-11	.00		Y	FY	\$38,789.00		\$38,789.00		\$38,789.00	х	x	1.00			1.0
				F-10 F-10 F-09 F-09	.00			FY	\$.00 \$38,789.00		\$.00 \$38,789.00		\$38,089.00 \$38,789.00		х	.00 1.00			.0:
				F-11 F-11	.00		Y	FY	\$38,789.00		\$38,789.00		\$38,789.00	x	x	1.00			1.0
				F-11 F-11	.00	0.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00	х	x	1.00			1.0
				F-10 F-10	.00	0.0	Y		\$.00	\$.00	\$.00		\$38,789.00			.00	A	08/19/2011	.0:
				F-07 F-07	4.00	3.0	Y	F	\$12,929.00	\$.00	\$12,929.00		\$38,789.00		х	.33	G	01/09/2012	.3
				F-07 F-07	.00.	3.0	N	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		х	1.00			1.00

Report Date: Institution:

4/26/2012

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OREGON

City/State:

EUGENE, OR

Academic Year: 2011-12

Sport: Football

Maximum Grants Permitted: 85.0 First Contest of the FALL Segment: 09/03/2011

Name/I.D. No.	E L 1	Stati	us of S	tuden			Financ	biA luic		E X M	Соц	ntab	le Play	ers	Chn Stat	nge in ns	Rev. Dist.
	F W S	Term 1st enrolled A n y Your	rec'd		Recr.	Period of award	Athletic grant amount	Other entbl. aid	Total entbl. aid				Over- all	Equi- valent award	Reason	Date	Equi- valent award
		1'-03 F-08	3.00	2.0	Y	<u> </u>	\$.00	\$,00	00.2		\$19,934.00			.00	Q	08/26/2011	.00
		F-10 F-10	1.00	0.0	Y	FY	\$38,789.00	\$.00	\$33,789,00		\$38,789.00		X	. 1.00			1,60
-		F-09 F-09	.00	1.0	Y	5	\$12,929.00	00.2	\$12,929,00		\$38,789.00		X	.33			.33
		F-09 F-09	.00.	1.0	14		5.00	5,00	2.00		\$39,988.00			.00			.00
- X		F-09 F-09	.00	1.0	Y		5.00	5.00	5.00		\$21,133,00			.00			.00
		F-07 F-07	4.00	3.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00		X	1.00			1.00
		F-11 F-11	.60	0.0	Y	FY	\$38,789.00	\$.00	\$38,789.00		\$38,789.00	Х	Х	1.00			1.00
- 1		F-09 F-09	2.00	2.0	Y	1 _t	\$12,929.00	00.2	\$12,929,00		\$3\$,789,00		X	.33	С	12/05/2011	.30
		F-09 F-09	2.60	1.0	Y	FY	\$19,934.00	\$.00	\$19,934.00		\$19,934.00		X	1.00			1.00
		F-09 F-09	2.00	1.0	Y	FY	\$33,789,00	5.00	\$33,789.00		\$38,789.00		X	.57			.81
		F-10 F-10	1.00	1,6	Y	FY	\$35,789.60	\$.00	\$38,789.00		\$35,789,00		x	1.00			1.00
		F-10 F-10	1,00	0.0	Υ	FY	\$38,789.00	\$.00	\$33,789.00		\$38,789.00		X	1.00			1.00
		F-08 F-08	1.00	2.0	Y	FY	519,934.00	\$.00	\$19,934.00		\$19,934.00		Х	1,00			1.00
		F-10 F-10	00.1	1.0	Y	FY	\$38,789.00	5.00	\$35,789.00		\$38,789.00		X.	1.00			1.00